Dear Jin, White

11/15/74

It sours to an that ay mantinuking as Montion of your common on the opinion Waldren gave as may be misunderstood. I took it as you did, without thinking it through as you did. I have never been unaware of it. I suppose the closest thing to an answer is that I made the basic decision years are and really no longer give it any thought.

When that crazines: with bivingsten started early in April to Lever's knowledge, a few days earlier in actuality, as soon as Lever was alone he phones me from Houston on the assumption it was intended that I make the reading, not Livingsten. Leser then believed that the danger was to me because nothing else made sense. In my view he new shares it and I have seen to it that he is not unaware of it.

With Martin I can ge farthur than your ast generalization. Lalse had not stepped to think that most reporters temperarily or permanently identify with the establishment. Not only must it be so, for otherwise they'd be doing searching else, but with your reminded I recall many agenizings. Including on t is last trip, that recently.

There are these who resist, as you knew. And I knew some who do, to the degree they can. I include Martin among these. We does what he must but he also tries more. (Thus with WWIV I'm dealing with a state editor rather than a national wesk, on the theory that a resident of Maryland soing searching is logit state news and with the certainty of the prejudice of the national dock, where the syndress is more acute.)

With Martin I go farthur. I do not discount your works. I believe he knows his territory as well as anyone, if not better than almost anyone class. And for four years there has been an addition to interests in we from within his territory.

If I'd thought he had any specifics in and I'd have asked. I de. Four within his torvitory and a fifth at least on the opposite and. That usdran recently want to his reward. But on this last trip I also found paths going fairly straight to his turf.

What Hartin was, in my opinion, addressing is a specific. Not the generality of what the overall of my work means. What he was then seeing. It was clear enough. And I doubt he was unaware of the inquiries being made.

You do read sy tastic correctly. I consider it a strategy. And I see no real choice. What is probably not apparent is that this kind of life is not new to no. In the summer of 1936 when I was looking into labor syeying in Cleveland I worked my way through the coding of the backs of an outfit calling itself the Corporations Auxiliary Co. and correctly figured that the particular client for its services was Chrysler. Within a day I received a very, very good offer freeChrysler. I was then saking \$30 a work. He mere. And I declined the offer without taking time to think. So, I guess the basic decision was made without any thought at all. Simultaneously I correctly figured out that the regional director of the labor Bourd was a fink. And me remented promptly. These two incidents of almost the same day triggered a series of events that were the beginning of ay education in such matters.

First, withey investigation not completed, I was shifted to another in Akron. There also things started happening. Segmning with quotations in the papers of things I'd not sold that resulted in an immediate recall. I was accompnied by an older man, then general counsel for the Rubber Wergers, I liked him personally and trusted him but it seen turned out that he, tee, was a fink. By one accomplishment of that Akron period was the beginning of exposure of fake sitizens' committees, that particular one a Will & Knowlton job. I did it on my ewn, before I could be stepped, starting a chain that lead high up, through and past the Iron and Steel Institute. But I was yanked, and I was quite bewildered. And as look would have it, did have a single friend, a much older sanI hardly knew.

Resumed just before mail time 11/16/74

I will continue with where I left off when I had to leave for Washington yesterday merning because I think some of these early experiences may interest you. Remember, I was just a kid then and it was, as I new look back on it, part of a very special education. It is these and subsequent experiences that incluence my conscious and unconscious thought today.

Last night was full of phoned interruptiens, none any I wanted or needed. Mestly avout what I'm told is a friendly article in The Vallage Veice. That and semething over 50g will get me a gallon of gas.

The issue joined with Jud is, as ay enclosures de net indicated, deliberatel I knew that his sick ago would not permit him to admit to himself that he made the gressest misjudgement in declining to authorize an obviously needed favestigation even when he has thrice used the work that I knew he will recall and I do. I also knew that he is incredibly cheap, more so for a man rich by birth, not accomplishment.

This and what it means and the playbey attitude toward the case has to end. Once we were past the hearing that he fucked up incredibly despite the good record jin and I really made was the time to have it out.

And it is not by any means only that I refuse to accept any more of this personal abuse. I could and I would. It is years long. It is that I want to win this case and want what it can mean. It may be impossible unless Bud changes. That is improbable because the reasons for his stong ways are emotional, egotistical. We is sick.

Thus it is probable that he or I will be out of the case. I'm term on this because I'm rather be doing other work. But Jim can't handle it alone.

The worst part of the Playboy business is not on paper. The writer has already made an approach on helping the defense. Bud knows this because I had to tell him. He thus also knows that if they decide to do it he is not at all necessary to the case. I would suppose that the odds are against it even if McKinley is influential there. And there is what Bud does not know about, a deal for a joint interview with Jim and no to be the second article. It is, I believe, conditional upon the first. And there is no reasonable objection to the first. "ather can it be used to take the iniative and that quite properly and within the legal norms.

But the real issue is success. But was supposed to have opened this hearing with two metions, one for dismissal of all charges on the basis of provable and since proven irremedial violation of Ray Constitutional rights. My proof is overwhelming. The second was to have been - and his partner propared it - a metion on all surveillance of the defense team. You may recall that I laid the basis in the judge's kind with the use of the convenient opportunity Henry fails gave me. We never discussed that he would not de this. We merely didn't. This was worse than cowardige. It was defeation. We lost nothing by being turned down. It is within the mandate of the 6th circuit. It could have given all the finks and the judge the out they all need. And worse, it put us on the defensive throughout the envire hearing, with the record siftering and the possibility of the State's pulling ansysting away with all certs of dimensations and leading the record with them in a way that can have very bad consequences.

In fact, when this becaus apparent in addition to starting work on the trial before I left Hamphis I made arrangements with two top lawyers there, one civil and the other griginal in specialty, for expectitions of applicable law and legal thinking that lesar new has, having getten it from both, complete with citations, the merning after Judit left.

So, I expect in to include these notions in the papers he will druft. And at to give Sud a very hard time if he expects it or dilutes it.

Can you understand what it could have meant for there to have been a court order for a full disclosure of all surveillance when I have proofs in hand?

Or what it means for this yellow-livered playboy to have thrown it away?

The whole thing is worse than Ellsberg and we had enough major-media there. All three nets, the Times, LA Times and the Post and both wire services, pubk as were the latter two speciments. I hope I an not proud with justification of my performance despite these worries and handicaps and a violent and successful fight to prevent a copout the night of 10/18, but it showed to the perceptive eyes of total strangers. I've mentioned Eartin. Yesterday I received an eight-line note from Nick Chrise, shorter because it is four grafs. This is about a third of it, "I'm glad we got together for a drink in Memphis before anyone split off. I thought you needed to relax a little, and I'm glad you enjoyed yourself." (We concludes with a personal compliment.) Martin saw it, Nick did, and I'd never seen either before. So, it showed.

When the State and the Momphis establishment couldn't read me during discovery, and it was a really rough deal, this gives me a reading on myself. And what is required. What is required means making an offert to ease the lead a bit. The trial will

be such verse, such harder, such, wer se such, more dangerous.

Hore so because it isn't and can t be secret that I've made inreads into "the other side." There was retaliation against the lawyer who befriended we, as I've told yeu.

Ahdulákla ważżepierałżykowywe bogywykiete teksta teksta zesta baż a dawożdowiet. procensay "Yeu'ro tho-uco I wanty"-

Halle's desparation grew so great that in the presence of a witness (Bud's, by accient as he avaited a cab and I the Pepper family, which had seramoid) that Maile said out laud, "You're the one I want-2

Me still ices.

And this is where I began when I had to leave for a new teach crown and new lenses and that I could improvise busides this short meeting with Bud. Included is a mention in the publication of the Repertors' Condittee on Freedom of the Press and selling 500 capies of thenaw book to the District's major distributor, if you saw the Peterac article, District News. "You arranging free delivery through a picket line. Of track drivers.

So, despite these pressures, I can still operate. But the pressures are building too much and I have to address them. I do it my way, what is natural for me. If I try artificialities or compressions I am lost.

I den't think I'm just and angry old basterd.

and there are also rather heavy other pressures with which I have to contend. Muchaere than just tiredness.

The mail has come and I must attend to it.

11/17 Developments in yesterday's wall dreve this recellection from and interest. I sught not luove you in suspense about the one can who has faith in se. He was sort of a National Lasor Relations sourd troublesheeter and an unofficial asviser to this consister, where he was respected because of his carlier work with the Interchurch World Hovement. Merson. Heber Blankenhorn. Blank alone had the vision to see what I'd sees, these fake "citizens' consisters" as the replacement of mobles, flaks and strikebreakers, Hill & Knewlton for the Pearl (man)Sorgneff's, 'inkertons, etc. And ay evaluation of the fink within his heas. Proven by others a year later. Perhaps this was my earliest experience with being framed and with physical danger. I was expessing killers and these guys were their whitecellared fronts.

In any event, I's not unminiful, not frightened, if not quite never then rarely conserned and when I give the situation thought it is in terms of personal and files survival. My learning that an honest man without power <u>can</u> survive against the corrust powerful began when Martin Dies' outfit frames me. They haven't printed my testimony! I investigates them. And you know about the grand jury. These were pretty tough characters, too, and I then lived in what even then was a givette, 3 & H MW.

In any event, I have no real alternative, not while I remain able anyway. I look around and see noisedy doing what 1 mm and only two with when I've associated who have learned how, one chrrently unable to do anything, the other teo busy to do other than he does. And I see the need. So I also not nothing class. No choice.

Best regaras,