

CONFIDENTIAL

2/5/72

Mr. Martin
Senator Edward Kennedy
Senate Office Bldg.,
Washington, D.C.

Dear Mr. Martin,

enclosed is a carbon of my today's letter to Dr. Lattimer. The only words in his letter - have not quoted in it are "my apologies for the slow reply to your letter."

I have not kept you completely informed about the scheming in the Kennedy name of which I have proof, nor have I told you everything I have learned. In part this is because I do and must keep confidences. However, I do tell you it is a fact and my proof is beyond any rational question. On the basis of mutual confidence, as I have always indicated, it is available to you, except for what I must regard as confidential.

For whatever it is worth to you, I tell this that this involves people now in the Federal government and includes written proofs in my possession.

There is nothing in my letter to Dr. Lattimer that in any way suggests and change in my thinking or belief, certainly nothing you should interpret as a change in the total silence - have suggested is your best public record and nothing intended to suggest that - believe that anyone, now and under the present circumstances, be permitted to see any of these materials. Except for that portion for which - have sued, that includes me, and I am the first to have requested access to this material. It should be obvious to you that I havenot sued for access to all of it, as I can on what a lawyer tells me is a solid basis. I go further and tell you that an application from me for access now has been officially solicited. I know the reason and I have not responded to that solicitation.

Sincerely,

Harold Steinkamp

Dear Mac and Sid,

Having no idea of the line or belief in Teddy's price, there is a limit to what I feel I can safely tell them. However, I think you should know that under regulation and contract, what was done with Lattimer was wrong and when my letter did not reach the responsible official until after his illegal act, ex post facto he changed the regulations in an effort to legalize the illegal. This is the second ex post facto change in the federal regulations for which what I have done is responsible, in both cases to cloak an illegality. By now there is repetitive perjury involved in this miserable mess. I have the original regulations and all changes in my possession. There has been delay in what I know had been schemed. I can only hope that what - have attempted is the cause, and that the plans will not come to fruition. But to depend upon this would be self-deception. This has the potential for getting much worse and destructively hurtful to Teddy. You know Burke Marshall. I do not. I can find no rational explanation for what he has done and for what, to my knowledge, he has already agreed to. I ask that you not tell him this. Do not bother with formal acknowledgement, but if you have any questions, by all means ask them.