A Citizen's Desimt

To defense publishers and libel the apariton name modes of the 1820s, two samples impossibilities; who to take their failures and abdications when society so urgently required their integrity and dedication and so distort than as to make a self-made indictment incompeble of withstanding scrutiny of sobolers in the future when, in fact, it is one of the great, unnecessary and most costly tragedies in the make of the assessimation of Tracident John J. Manualy, require a corruption of mind, an overweening ago, a contempt for fact, a dishonesty of purpose, a lack of concern for truth and reality-or consequence and a genuiners, whole-hearted, unor approximing prochedness of which fee men are or can be depable.

These are the prerequisites for this per elitim correction of nature so ly active so ly active so ly active endowed the correction of the land the site of the land the service with the service personal at ributes without which he could naver have undertaken by although the that when he had completed his masterpiece of deceit, rivelled only by the larren flecort in the field, that he had an this very, shabby devices and plain, uncontaminated, straightforward lies left for the energy public-relations campaign and promotion made possible by the madic he is year are dedicated to stifling him.

To scoomplish see solf-emplishing purpose, work drew upon his unique bound of two encient and disreputable professions, in each of which he is skilled and effecient as few men ever can hope to be. He combines the lefty ideal of the ambulance chaser with the single-mindedness of the gentarious journalist with his bare face handing out exthough it were fit to be seen by facent people.

It is all the more tragic because Mark began as the one leaver in this enormous land so over-abundantly supplied with lawyers with the courage to state of history, post Diarle, traff and the factors of the Quality framing. Though he

the ferrent he needed for claiming to be counsel for the defense (a new concept for each he would be a man who proposed in the did, lendly and effectively as he could, what his mature much he did, lendly and effectively as he could, what his mature may hareful he did, lendly and effectively as he could, what his mature may hareful he did her from his subsequent larger of may not say that "This is arong and I must oppose it. Here. Allstorically, he was the formal deserves to be remembered. It was, in early 1964, a major, public responsibility the account d. e are all much in his debt for it.

Maying soid that, and I say it without reservation, for it is true, . have said all that I can beneatly say of him that is it his favor.

The e are many unnecessary tragedies that are substragedies in the Marien Report and No understance are.

The property of the landy markets, work is his arm as eight wind. The this empiricans begin ing, and only one of that corporal's guard of us working in the field who had any estistance, financial and other, his aims investigative indimpatence is so monumental the has had been able to bring to light virtually sold.

Sold and already known and could not even follow through one of his working account indications without literary that.

Cablushingly, he was better a that. Because he considers himself both the elder statesman of our band on: the sum and source of all mornledge, (either) because he steadfastly reduces to admorable that others beat him to that he relatively small part of the essential knowledge that himself as his can, he was incorpolated the new information that he presents as his can, he was incorpolate of enkarkingings crediting his source. Thus he needlessly made a third of himself in his first book. This cost his little for had he not, his soon would have firmly established him this requestion for him.

So excuisitely inedequate is his lawyer's an trainend doubly is an trainend doubly investigator that of the one thing that should have interested his most, what was inne to him, he has no inkling. He will learn upon qublication of my Mith book, when your Phis is not to say that I am the James Bon Turbin for investigators. Pot a it is to characterize Mark as the say Consett of Bystome Pops.

(hide behand m said dauces - and have me need to ser)

Sugar what I believe right out, without subterings of guilening,

unlike him, I shall herewith prove it-not with shonely footnotes himselfootnomed into sples-pitches and non-existent source but with direct textual quotations and appropriate and appropriate of each. The e I cannot offer photocopies, as with the spoken word, I have take recordings in my possession.

the takes for the first of the conclusions of my first book where his her none - seming back to me when I hard his on radio end TY, I haven how we hable only useful o tops recording can be.

and because he stole, bornowed without a edit, adapted and othermiss utilized enough of that I had written and one, I will largely restrict wrock (to that.

Check hash a thereushly milked the scholar and lawyer bit with "Bush To Judgment", once he had be read from a fin Gerrison, Jew wrke and biotrict Attorney that the american people can take to their he rts a can who seems to be and says redical things, work occurred that role. His for performance for "A Ditizens' Discent" was two groups, that large number of genuinely concerned Am ricons of all ages who are troubled by the fake indust ith which their popular President was consigned to history, and reballious youth seaking a better world than they are indeptiting. The former, for the mest part, will buy enything of sceming worth on the subject. The seed second seeks its own kind.

the eupon became the radical. Not quite residule enough, for example, to sign that writers and editors protect registed the war in Viet Nam. Due re ical seem to enough to say, "I am a re lical. Top one what the government is doing".

In his explicit day he was quite to apposite. As he convectly states the book is not 100% lies and distortions; I do not went to give that impression) in "A Citizens' Dissert", when he pleased what he called "A brief

for the defense", there is only one paper is the country that cult print it. That is the mational Guardian.

One of the acst-deventised features of "Rush to Judgement" was its
thousands of fortactes. Lot not and more than other looks then out or som

A that May war indicated that an acd more than other looks then out or som
to all early depended
and the total was easy to escalate, for example, the first 14 being one (pp 29-30,
419)- that quintersential single of coldit to the "National Guardien", the
one paper that round publish his orief" is missing (p.373). This it not
evaluabilities
because there was a shortage of fortact, at that point, for the of the dozen
sur ound too point that one should have been only two are not imporpopriate,
incommon to both. (p.408). In feet, the Letional Guardien" is not mentioned
area in the entire book (index, p. 478).

This is the least sebt work bears the "Matienal Cuardian" family, Decarded to be a his one has assured the poss of a "radical". To is indebted to belly Belfrage, describer of them "editor-in-exile", for the former beyfriend to muserviced a really superb job of editing. From that a number of matien publishers unaclicitedly told as, before editing, "Thus the triangles of matient was unpublished a belly told as, before editing, "Bush To Judgement" was unpublished a belly told as publication and the book's first editing, which was by or in the name of Bortrand Bussell, Hugh Travor-Boper and tracks Toyabee. The introduction is by Travor-Boper. American publisher Bolt, Rinehart and insten thought enough of it and his name to reprint Travor-Boper introduction in a special and expensive mailing to the trade and most made or news madia and reviewers. Sally's made also soes not sypeer once in

either book (ANI 475; 00 295). Over the Much del every News all by himself achumiled fed his emilles clot to hely and remained, as he cast his indomitable, and appoint weighty

unconquerable, never-say-die guy who did it alone. This, incidently, is no figurater speach. It is anactly who benoit, Binshert said in the most expensive ad in the industry, the cover of fublishers' Teekly (dated April 22):

The thrilling story of a lone determined man..." Nodestly, this is printed in letters asky 5/ldth inch high, which is only about 400, I ager then usual type size. Mumility surfaced is smaller percentage the N an incoberges have in the normal-type size, where it was slightly qualified this way:

"This stirring secount of what one men-virtur by slone- can do when he is determined to break through an official "Curtain of silence," and bring the truth to the American people".

to the American people".

At ather

But, in time the dust-Ajacket prepared, I will the

rest of the ed∦ " the story of how the U.S. government and the collumications

It is really more. He (size alone) succeeded. The rest of those brooks requiring the largest type in the ad so declare. It reads, "The thrilling story of a lone determined man who stood up to in the Establishment"

all by himself, is he so unescaringly puts i gent the fruit or his
for any leber homes, for it is not in his criting.

Co, rather than deny the Worksthless reader the account of how he did this all alone - Sally was married by then anyway, and not to his editor - rather than diminish the dramatic impact of the literary devid in a Deniel's den of Goliaths, he puts it this way:

"Before I decided to try for a publisher in Ingland, the better part of a year and a list of fifteen publisher had been exhausted. In London, I submitted the manuacipt to James dehie at The Bodley Head..." (3D 40).

This is one of the more intropid parts of "A Ditisens' Dissent", and the solution of a solution of a Book, (by 37-45), where work, alone and unassisted, as he so daintily expresses it, accomplished the impossible.

But so the reader will fully understand how unassuming here

"The thrilling story of a lone determined men..." Modestly, this is printed in letters only about 400% 1 rger than usual type size. Rumility surfaced is smaller percentage the N an inches above in the normal-type size, where it was slightly goalified this way:

"This stirring eccount of what one men-virtue by slone- can do when he is determined to break through an official "curtain of silence," and bring the truth to the limerican people".

At that, but, the fine the dust-#jacket of prepared, To will the the

rost of the soft "the story of how the U.S. government and the communications industry at empted to suppress his investigation of the fennedy assessination")

The is all only "his dissent". No make. Mark alone, - MSERT

who had written and published books before Mark and all the others of us

who had written and published books before Mark and partie a public knowledge

for and wile in the fourth and about this was doing this

all by himself, as he so unescuringly puts i gradient the fruit of his

for Annual and us to do?

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This is one of the more intropid parts of "A Citizens' Dissent" are shall be exploring it further. It is one of the chapter ("The The Making of a Book, (pp 37-45), where wark, alone and unassisted, as he so daintily expresses it, accomplished the impossible.

But so the reader will fully understand how unassuming Hark

for the second of the second for the

demurly says otherwise, as though lost and guilt are skin), wealth, which is now not inconsiderable, although he wastigneen few can it can be seen that II rk has a standard of ersonal integrity few can equal, a sense of gratitude without parellel and a code of athics beyond adequate description.

centered soon length without exhausting the verdent material. -y problem will be what to leave out. Therefore, I begin with what can give the reader a rich understanding of work's fundamental mobility. There will be nothing to readers's in any way dimish the sq recistion for the is almost understanding of work's fundamental mobility. There will be nothing to readers's in any way dimish the sq recistion for the is almost understand, so king by design no other level save for coreful purpose, as when he loss give credit to a few manufactured researchers who have no books in competition with his.

Thile it is still possible to be impersonal is a good time to resturn to what he calls "The Lee ing of a Book". It was not "made" by what has been described to me as a virtual rewriting by or under Benjamin Sonnenberg, Jr., for he is credited merely with "editing" the two times he is mentioned (pp.42,50), each maximum of the two times in less than a sentence. One might be considered less than generous from the context in which it appears (p.42). The paragraph has to do with a leaft resing, for libel. The last helf is this sentence:

"Nevertheless only a few trifling on ages were made regarding the substance, while the style was considerably improved due to the careful editing by $m{\beta}$ enjoyin bornenberg, Fr., an imprison than residing in anglands.

A hosty resider eight set the idea that all the changes is the reworked back were "only a few" and at that "trifling". See he to, work would not take offense.

This scant credit

(and unin exed, p. 177) neution in Rush to Julgement. Under to "sokno le generat", a hording from which the word "grudging" is absent, there is this sentence:

"I so deaply indebted to Benjamin Convenberg. Ir., whose numerous and invaluable suggestions (my emphasis) from their way into this volume."

Nor is this, compared with some of the other "solmowle generits", so

"I gretefully admowledge the advice, incouragement and assistance of many men and women". Standard any indication that they did his work for him, sark then notes some he describes as "among the many emateur investigators who journeyed to Dellas". Two of these are Haroli F sidnen and Ruth fortel.

oue. Thie bring opening passage begins:

Here and in his numerous inon't pay after the local and "A Citizen's Dissent" of this pint, for without doubt was held empidemently more radio and TY time and public of serances for which he was paid then all the most of us ut exact together) mark or formuch of that wither as said. I happen to believe that eye withers are that the the vote of the witherses is the local certain way of establishing truth. The and others may legitimetely filters of here wither courtroom necessities and experiences of lawyers, convince them otherwise as the courtroom necessities and experiences of lawyers, convince them otherwise.

Now it happens that before Mark bean to write his book (but not

The David "The mon My None of the charles of the plant of the This is Fildeldered write an entire engagine atticle on this year. Elteration", The New York man's
white

"Times" devoted reconstity president and to it it.

(Lote to self-get. so y mistible or loct).

And are. Fortel told me make before lark's first book was

published that she but done his matical works for him. This is a field in whith

the has had hippy line, an added forms out an added secret republication with

Marko Madus and public.

have broadleds to persuade me here is not at least and dependeble.

This sent ineut

Wis, he dever, exceedingly generous Wish of thered to the sole Used uninjexed, p. 177) mention in Rush to Judgement". Union se "school le generat", in herew Del's besent, there is this centence:

"I so deaply indebted to Benjamin Soncenberg. Fr., whose numerous and invaluable suggestions (my emphasis) from their way into this volume."

Mor is this, compered with some of the other "schoole generate". pt unstinting. naroue. Thie brinks or ening passage bagins:

"I gratefully acknowledge the advice, ancouragement and assistance of many men and women". ithout any indication that twoy did his mark for him. Mark then notes some he describes as "among the many emoteur investigators who journeyed to Dellas". Two of these are Marold Feldman and Ruth Fortal.

The first she ofter the Offlogue is "here the Shots dome From". Here and in his numerous (non't pay attention to 🇯 "A Citizen's Dissent" of this gint, for without doubt war't had agasiderably more radio end TV time

to them all the rest of us of After elengthy discussion of the point in WHITEWASH, I invoked a non-legal formulation, William Shakrapearey in Act IV of "All's Well That Ends Well": "'Tis not the many oaths that make the truth, But the plain single vow that is vow'd true." The mejnity in he living,

The courtroom necessities and experiences of layers convince them otherwise.

Now it happens that before Mark begins to write his book (but not

The war continueted to leve done so, to mich in shill return) Escald the Wasse of "The Min Mety of the" dated March 1965 - the This is Fild-

(toberto self-get. co - mieffile or lost).

And was. Fortel told me waths before Hark's first book was The has had fifther line, an added forms out an added secret nor thank with here is nothing in what I have hard ord read of week's words where I Marks Mades and public. me hers is not at lasst and dependable.

"The Caling of a Book" begins with xxx monly see assumntion of responsibility for the felling sport of the litizens' Dom itter of laquiry shigh had firenced big and helmod his in numerous other wital ways. (It was his ro ance in Wonderk, his marriage there and his decision to "remain in Jenmark to finish the book". This, he says, was "st the very end of 1884". Those narrow souls who know and understand fark might interpret this confession to really mean he had wilked the Committee dry, so the hell with it.

However, if at the end of 1964 he was about to "finish the book", his seems little resear for his not having delivered it to Grove Dress, which had given him a satestintial edvance and an ounced its publication for -arch 15, 1085. Wy recollection of this is clear, for I would not sign the contract und a which I wrote FRITHIUM : The PLICET OF THE ABOUT AND ALTORE, until that publisher (cince, fortanetely, koved into what for him is the less dishonest occupation of "customers" can) unless he guaranteed to have it out by hereh 18. "y xx willingness to jeopardize the contract " vary much wanted was not vanity.

SHOW SHIMME

It was my perchansion that wark's book would be as ined urate as what he had written and saide by then phoduced. This, I feered, could be fetel to the quest for truth and the public wil ingness to believe criticism of the Terren 40 prt.

> Lark mentions Grove twice. 😂 The first time it is to say that a 🔏 han literary agent, Oscar Collier, midned and suggested he write a book. Within "a few days' Oscar had a contract with Cogwe. "I/was to meet the president of the cokpany and some of the editors at lunch. Taket, talked, signed contracts for a very colest edwarde" is the entire first noterence (pp. 01-2).

The second one is part of a paragraph (p. 58). On the preceeding page, without reference to his contract to deliver books in time for it to have been (and did he weed chiring.) edited set in type, proofreed, the type transferred from galley to page forms, indexed, printed and bound within hard devers, then promoted and distributed to reviewers sufficiently before publication à te for the reviews to/co file cook

Some good, he save that in Tax

some good, he says that in January and February of 1968 he end his wife suffer#

exposure to the borsh which wouther in a small house when his father-in-low arranged for an english-speaking stanographer and a distantine se that the "the final draft of the book" could be completed. Lark is imprecise here. It would seem that he did the distation then and that it was thereafter transcribed. We sait earlies, it would have been uph too late to meet his on tractual obligation.

The contract was cancelled, I was informed, and no substantive reason was offered.

As I have come to know and understand mark, I take this all to mean that where he scripts a Baltic Puccini he was starting his book again and that what he describes as "no substantive reason" is his failure to abide by any of the central terms of the contract.

and Mark's Dark still a want from Indication . By provided the second state of a sec

overly-com itted and would not consider effering enother weatract for your than six months. However, we had a plan and visit. He is the am who negotiated have

If Grove ordered a book on the Kennedy assassination prior to the appearance of the Warren Report, which could have been anticipated to have the great sale it did, delivery of that book even a reasonable time after the "epert did not give him the merchandise he ordered. And author may have his own ideas about the subject and am content of his book, as may the publisher. My own opinion is that the more important works were those analyzing and commenting on the official story. Merk's big, if less than entirely faithful self-representation, is that he was "counsel for the defense", a natural for a pre-Report book. It would have been no sweat, especially if he were and had what he claimed, for him to have done this. Three writers did. They are Leo Sauvage, Joachim Joesten and Thomas Buchanon. Not at all remarkable, Joesten and Buchenon are not mentioned in "A Citizen's Dissent". Sauvage is mentioned in passing twice, with the say that an American contract for publications of his book (very carefully not dated) was broken, then (p.125) to repeat a slur. For Mark end his concept of self, there was abundant reason for not mentioning Joesten (aside from the fact that he is one of the many of its who earlier did went Mark was claiming for himself). The dedication of of oswald: Assassin or Fall Guy takes up an entire page. It begins, "The brillient and courageous New Tork Attorney" and is "To Mark Lane"; That well out grateful who proclaims he did it all alone -and won - requires no batte more compelling reason for not mentioning Jeosten in his own book on his own alleged "suppression".

Valentia managa

exposure to the hersh which weather in a small house when his father-in-law arranged for an english-speaking stanographer and a dictaphone so that the "the final draft of the book" could be completed. Lark is impracise here. It would seem that he did the dictation then and that it was thereafter transcribed. We all earlies, it would have been such too late to meet his contractual obligation.

its "In the isterim", he writes, " Grove Press had changed by mind.

As I have come to know and understand Mark, I take this all to mean that where he scripts a Baltic Puccini he was starting his book again and that what he describes as "no substantive reason" is his failure to abide by any of the central terms of the contract.

---- -- was no ionger work's agent (and Mas. Marguarite Oswald's,

and Mark's but strive a year from publication | By Och strive a second cubicshing house, sleet. In September 1965. Oscar was then

than six months. However, we had a plantant visit. He is the man who negotiated the contract. We said the book was to make been done prior to the issuance of the barren Report, that the savence was 1500, and that wark had not delivered the manuscript and had not returned the advence. This last his relations with Barney Rosset, president of Goove, such that he fall it would do me little good were he to apack for me, the publisher with when I had a contract having bro en it while drooling in the till over the gavance orders for it.

bro en it while drooling in the till over the saveme orders for it.

///SERT Author broaded by the saveme orders for it.

#fter mediag or m's regres attained and recall hat Gaper had teld me,

I asked Dick Gellen, general counsel for Grove and a man who had in the inter
venion years become my friend, if Oscar's account was true. Jick affirm it.

these the references to Greve, he would find that on page 52 be says that the Tvery codest davends which wis 1,500 and not modest for a man repeatedly northwaying binself as sterving - it, in fact, the total revelty on 8,500 position of a 70,00 book, and it is not uncommon for hardwark books to sail

excosure to the harsh wantsh wanther in a small house when his father-in-law arranged for an english-speaking stanographer and a dictaphone so that the "the final draft of the book" could be completed. Mark is imprecise here. It would seem that he did the dictation then and that it was thereafter transcribed. The it earlier, it would have been such too late to meet his on tractual obligation.

"In the i terin", he writes, "Grove Press had changed his mind.
The contract was cancelled, I was informed, and no substantive reason was offered.
...no one of Grove Press had even seen the manuscript when I was informed that the book would not be published...." /NSFRT
"4 Citien's bissati"

This is not quite the representation unsclicitedly given me by .

Casear Collier when he was no longer Wark's agent (and Mas. Marguerite Oscalā's,

and Mark's bush still a year from publication . 1 By Once 1985. Oscar was then publication . 1 By Once 1986 be was than

than six morths. However, we have plus out visit. He is the non-who negotisted the contract. We said the book was to a verbeen done prior to the issuance of the farren Ceport, that the sevene was 1500, and that work had not delivered the manuscript and had not returned the advence. This left his relations with barney Rosset, president of Goove, such that he fall it would do me little good were he to apack for me, the publisher with whom I had a contract having broken it while drooting in the till over the advence orders. For it

these two references to Grove, he would rim that on page 22 by says that the Cvery modest waveness hich was 1,500 and not modest for a man repeatedly portraying himself as sterving - it, in fact, the total royalty on 2,500 covies of a 15,00 back, and it is not uncorron for hardback books to sell

See to Menter

many fewer copies) that "much of it was required to essist the lon itter Otalwart'y through a particularly difficulty period". But on page 27, where he so not secure responsibility for the financial and other collapse of the Committee the because he was not there to be everything, he also says that 'st the very end of 1064", the Committee was broke. This, he says, was "purticularly" because of "my abundament of fund-resising responsibilities". This left the Committee with its "funds...exhausted", unable to pay "even the modest monthly rental of 180", with the "only full-time employee" then a "volunteer, and rather than incur additional dabte the office was closed".

So, it would seem that if, in fact, "ark gave "much" or that 1,500 to the Som intee, it was well before the end of 1964, by which time he was to have completed his back that he hadn't done.

and it would seem that to a larger, which wark is, too breaking of a contract is not adequately represented in his words, wend no substantive responses of dered."

then "erks -about 10 times so, from his own secounting of having authorists his white measurement to 15 of them (p = 40) narrly the "most of the leading publishers in leaveriff, unprincipled and bed butines sman, the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning publishers in the United States (c = 58) I think they are exhaustoning the same appearance of the States (c = 58) I think they are exhaustoning they are a poor lot to be deciding what the books will and will not be available to the Aerhican people. Exhaustoning the think they are exhaustoning the same appearance of the same and they are exhaustoning the same appearance of the same and they are exhaustoning the same appearance of the same and they are exhaustoning to the same appearance of the same and they are exhaustoning they are exhaustoning the same appearance of the same and they are exhaustoning they are exhaustoning to the same and they are exhaustoning to the same and they are exhaustoning to the same and they are exhaustoning they are exhaustoning to the same and they are exhaustoning to the same a

Here I scknowledge, dithous any reservation, that in eleost every reference hard makes he succeeds where I could not beva.

In proportion "A Citizen's Discent" Herk says that la publishers agreed to publish his book and then chickened out. I so bt if it is true of a single one and I know it is untrue of these there i have knowledge in every case.

More, in at least one case, that he remainded that the fore was too strong, I have fully her in the fore was too strong, I have fully her in the fore was too strong, I have fully her is contrary to my reason for requeing to contract because they sente me to make

THITLE ST even stronger, in a menner a considered would be irresponsible.

This was ... Morton. The ensume . eason for Bric to meen, executive visa president and editor in chief, to mention work's book to me at all. He volunteered that, in their judgement, it was a poor piece of literary work and not at all, in the form in which they result before these evin at Britains and Sonnenberg, not at all presussive. Several other editors, unsclicitably, told me the same thing.

het Wark his dome, knowing better, is to translate the anthusiasm for the average editor into a contract in his room uniff.

I we ld estimate that not fewer than 50 editors went out of their day to proise MITETIME. There was not a single serious adverse editorial edition. The book as published, is the first draft, with no professional editing at all. In this form it became its own kind of best-seller, as a private exition, by offset repredaction of the manuscript, and as a reprint, where not a single word was changed by a large publisher.

However, it can of be said the because so many editors liked the book, a number predicting it could be a best seller fone, at a house wark asses, saying it would be the best selling book at 1965) that this comp publishers agreed to do it. There is a vest difference between editorial approval of a book and a signed contract.

In " rk's case, I never heard a single editor say a good thing about the book there he read.

In his account of his shurchmousing, forgetting that Anglish-Denish

specially typist and the dictaphens, and the prionse that he had the measuring for Grove, mark says up. 50) that after he had made quite a number of specified submictions, he had "bitter and difficult months. I had but one copy of the manuscript, some of it typed, portions handwritten, and I was possessed of neither the time nor the funds to have other copies made."

How remarkable it is that at what cannot be far from this time

The continue of the continue o

he was recorted to have had it mimeographed preparatory to seeking v conyonisht in that form!

Here I digress to note his continual reference to his object poverty, to his not being able to est unless the ted, to suffering the cold in Jenman's and all the other considerable extensions of the election portrayed of the dectitute artist in his unheated genret of the lecking of If these accounts of time true, unfinctured by a ric's concept of Mark, they are an indictment of either his courage or his regulation-and there is reason to believe the latter is at least a foctor.

The slone had financial and other help. He forgets his impoverishment long anough, on occasion, to refer to dictating "to my secretary" (p. 30), and description His own warring of his to vals is is of a sen who subsidized all the sirlings.

Out if, indeed, he were so poor, particularly because he is a former Otale Assemblyman and a lauyer, is his aredit to poor he could not borrow. Or is it that he backed that much real dedication, which may be other than as he writes about it.

I regret to say that the work I have done results in what at this writing is a \$50,000 indebtedness. If this is less than heroic, for I do not (means or) so Yeger' is, it is also possible for a men who was without income at the begin ing and has remained that may. Containly if I could do it, and by his description I was but a "goase farmer" (p. 128) a professional man and a successful goliticish zzuzk should enjoy no less credit. And if he ix were so highly retivated, so fearless and determined as Hark says bark is and was, why would be shun or fear borrowing:

m 13>

then lapped it. Viking doesn't chew. They suck, but move their jaws as though chewing. Although I have not seen it, I have been told by Viking people that in an effort to help Mark he was given a fourteen-page, single-spaced critique of his manuscript.

Perhaps, to Mark, Viking's greatest sin is publication of Edward J.

Epsetin's "Inquest", which was also out before "Rush to Judgement". (it was by then also "out" of the hardback field, in reprint). MANNINGX MARKET The week "/w quest"

Epsetin had a front-page review in "Book Week", new York's best seller was WHITEWASH, which had had no advertising or reviews end was not, at the week's beginning, available in most stores. Several weeks later "Inquest" was being "remaindered", that is, the stocks has been sold to discounters who were offering it at 80% less than its regular price.

out of his pique, Mark sloidifies for us one of the great failings of what a could have been a significant book. Epstein, simply, is a yellow dog available for yellow-dog contracts. He is an on-the-make any typical of those of his generation who lok at the one shead and profit for all its vices. To is determined to make it and capable of whatever this requires, other than hard work.

Edward J. Epstein became a "critic" of the Warren Commission by his unquestioning acceptance of its basic false conclusion:

Ocwald - Assassin.

He became a "scholar" with the least sholarly work, quiet language, and the touting of a sycophant press. So deficient is his own "scholarship" that Sylvia Meagher did his notes, by far the best thing in "Inquest".

Ignoring most of the Commission's "evidence", which requires time and effort to study and understand, Epstein used the journalistic approach, interviewing staff lawyers, each of whom had his own errors to hide. Most active of these lawyers was Wesley J. Liebeler, who was in charge of "conspiracy", which the Commission never investigated. In feeding Epstein the pablum of his book, Liebeler converted the "scholar" into the vehicle for his own self-justification. Liebeler

be feeding Epstein the pablum of his book, Liebeler converted the "scholar" into the vehicle for his own self-justification. Liebeler was in the the New Orleans apology for an investigation (strange feeding feeled to mention this in his 7/13/68 New Yorker piece, isn't As Liebeler put it, his colleague, Albert Jenner, was too busy running for the presidency of the American Bar Association.

Epstein has commercialized the fraud that he is a "critic" of the Warren Report. What he from the first did was to pretend have while trying to show the government that, by making simple changes in an un-

As time went on, it became more and more certain that the general government's case was untenable and ultimately would fall. Then Jim INVESTIGATION Garrison's case became public knowledge, Epstein to the rescue. He went to New Orleans and returned to write a book-length article for the New Yorker" so bitterix and excessive, from what the men who says he is responsible for Espet Epstein's original publication toldme, the "New Yorker" would not print it. The original publication toldme, the "New Yorker" would not be in the original publication to the manufaction of the print it. The original publication when the manufaction of the original publication to the manufaction of the original part of the was and he manufaction.

When the government openely the campaign against Garrison, on the side od Defendant Clay Shaw, while federal manner was trying to engineer some means of haltling Garrican, the "New Yorker" resurrected that Epstein-cultivated slime, skimmed it a bit, and published it in the issue of July 13, 1968.

The marriage between the "New Yorker" and Epstein was consummated in Viking's bed. Richard Rovere, "New Yorker" veteran, wrote an introduction for "Inquest" and one but an Epstein or a Lane would have bluehed. Rovere thereafter helped Epstein in other ways.

Because the "free-press" finks support the government on this at any cost, the attack was widely publicized. In it Epstein hedges his bets a bit, as befits a straightfoward "scholar" of his his breed, with the little hints and clues that Garriosn may be right and the government wrong. But his

is federal vitriol, paured on Garrios and all criticism of the Warren Report.

Epstein has become a welfathy young men from this career.

while he was doing his sijes on Gar rison and the cause of truth and justice, another "scholar", John Sparrow, warden of All Saints, part of exford another part of which has a hyderphobiac, bathless tradition so gallantly carried on by Sparrow's pen was preparing an article attacking all criticism of the Warren Repprt. It appeared in the "Literary Supplement" of the Transferrit Times of London. All such scrivening becames popular in the apologist press. Sparrow's got great attention, Suddenly from the blossomed forth in the United States as a "book", hardly respectable in the spectable in the special spectable in the spectable

distribute Ruder little and its promote, VB6/1 also depends on the promote to the Mellos and perfections of the promote to the Mellos and perfect of the manufactors.

criticism of the government and its critics, it was a wow.

Here was a new formula: reprint a magazine article, without changing a single word, and call it a book.

Just the formula for Epstein and Viking. His "New Yorker" article was announced as a Viking book:

The inference that 'iking is not brave may not be warranted. It may take much courage to undergo this financial risk -unless there is subsidy in many May also in be awaiting, or prospect of profitable repinting, which can else be essily subsidized, in many ways.

Most Americans are not aware of it, but through their government they are the country's largest purchaser of books. If they stop and think of all the government establishments, like military posts, and of all the stuff and used up by official propaganda, like the United States information Agency, the possibilities will suggest themselves.

In at ho point really telling the Epstein story, in never once telling how a sem small gour group of concerned Americans tried to tell the truth of the murder of their President and its subsequent official whitewashing, in never parament ceasing to personalize, in always pretending that whatever was done he alone did, Mark also failed to write a vital part of the histroy of the era and the country, and of the assassination, and it, Markeness.

such relatively unimportant \$\int\$ ersonages, xx fro holt's phrasing, as "ars. Aleanor Roosevalt and Seastor Lehmanx". There is a whole, double-column page of this thescle, including references to the "wormth" of the endorsements hen-Presidential condidate John Kennedy and Senator Humphrey. Mark and 444 Guite etuket!

Holt liked this howely liftle jewel

There are two other publishers that work alone could be subde to defend. I haver expected the day.

"At one time it appeared that the Law American Library was a rtain to mublish the ork, but at the last moment it was declined".

Premalated this means that, as with HIP MAN much earlier, in my case about Ipril of 1985, the editors libd the ides of a book on the subject. as of the time she tell me she had been able to take dere of work in England, Sally Bulliuse which was much later that year, and led tell me that, as with my book, the ise told me that, as with my book, the cuners coul not be persuaded. The decision, at in most passes with the visble books on the subject, the decision we not editorial. It was policy.

"Viking Press indicated great interest". MITH LOW had been well-received editorially the e, also about april 1985. The editor, who later wrote we be had a high againsh of the book, agald not esing it. Viking once published a novel that the exelted J. Inger Hoaver considered had a leas than The tering picture xxxxx fBI xxxxx in it. Even since, every time Horver breaks wind note than 200 miles away those Thoris with building re-enact the 1906 Son francisco esrthquelte. Hark ways the xxxxxx president wanted "immunity from 'unfair at ack'," then invertable my rejection was communicated to me, I was teld Viking on maidered the subject dead, that no book on it could make a profit. Tith both books Viking simply lacked the courage, They waited for milktosst and

Withing doesn't leve It hists but moves it paus es house chang

There are other publishers who read "Rush To Judgement". From what their editors told me of the original v raion. I think even warkto ingenuity might have been stosined had he mostioned them by none. Instead he says that

who do not suite fit the description of the most important.

considers his solitary hero work. So, it required a little pairing having nothing to do with, The Taking of a Book". One except work by of direct even quotation deals in at man ar other than Mark is likely to consider heroic.

As has taken coadit for turning Takana L Apstein on (and that I consider less than heroic - it is herdly susceptible of apology) and Epstein had told him that lessley J. Liebeler "had shown him a number of documents...with one being of ganuing significance. It was the then-unavailable TRI report of December 9, ..."(41) Tark's description is warranted. That apart was important.

"I urged Epstein to try and secure a copy....(42) Mark was in Tondon when he learned Apstein a) had a copy, b) had his own book and c) would not give page any of his naturials, including this report. Work tried. Its is in lignant. But he own the Subject and Weighting One.

Efter publication of Epstein's book which followed the of HITE
SH by only a little less than a year), the Mer York "Times" printed this squib in its weakly "Book Review": "Mark Lane's yet-to-be published critique of the arran Commission's report has been making the rounds for over a year, with continuously revised drafts", which may say screething about its additional acceptability - or lack of it.

This rimenstradings of his book, which was published a year after //#/e or //#/e or

This did not deter Hark one bit. In his pre-publication statement of the expensive brochure and distributed, he wroter "During April 1966 I visited the Mational Archives and discovered that the IBI report had been declaratified " and then muotes what Apstein had told him.

His "discovery" no doubt were expedited by Vincent Salandria's publica-

tion of extensive photetions from it. Selvadris was one of those to whom Lane expressed indebtedness in "Ruch To Judgement".

This except is modest convered with another by "ark in the same

mis

what these people did, who they are or that, in fact, they were not practically Mark's employees. & This is the way the "credit" reads: "Among the many amateur investigators who journeyed to Dallas to gather information were:"

Except for Mark's wife and the director of the film he made, these are and were independent people, as we all are. Vince is an established, compete competent, respected lawyer in Philadelphia. His is among the first substantial critical writing. Those Mark names are largely those who initially did some work and then, for varying reasons, abandoned the field.

Thus he also succeeds in giving the false impression that he alone is continuing and larger whereas he is doing no work, and there are alreed number of the most

brilliant and decidated people doing even more substantial work that earlier.

What Vince did for Mark is hardly not adequately described "smong" smong

the amateur investigators who travelled to Dallas". He, the George Nashes, and Harold Feldman, among others, did much of the basic work mark presents as his own.

discovered as imply that he had "discovered" this particular

FBI report exercised as imply that he had "discovered" this particular

FBI report exercised to be "discovered" it had been declassified. A number life with him burntuland man property that he had been declassified. A number life this loss not really tall us her work's magnuf dous got to be

publishes, the effeir of the TSI report does say much about "The Making of a Book".

For hop, what hat and More kin.

Not at all what wark intended, but much troubly think.

It is difficult if not impossible to determine at this point whether some of Mark rubber of on Holt, which verse, but it makes little difference.

The ethics of one are as substantial as those of the other. Holt took a very expensive do ble-page ad for "Rush to Julgamant" in "Tublishers' "eakly" for

tion of extensive quotations from it. Salandria was one of those to whom

Lane expressed indebtedness in "Rush To Judgement".

This except is modest compared with another by "ark in the same brochura:

"But the recent release of the FBI Report (Seclassified only recently and quoted here for the first time....)"

To mak's irrealedge every part of this statement, break it as finely as you will assign

more than a year colin contribution had a dozen reference, and that was no accomplishment, because the contents of the repfort had been carefully filtered and leaked to the press even before transmittal to the Commission. "Quoting" from it is no accomplishment, that having been possible since early recember 1963.

The report we shower "released". Mor was its declassification "recent", except in Mork's lexicon of expediency.

You have to know Mark to know her unexceptional this entire

episode is, but I do not recommend the prerequisite. He used of the report what land Solution with the standard work I winds he will have a lepstein herally understood it. Even if the "discovered it and "quoted it for the first time".

In the sense in which he uses first quotation, that, sithout bubt, much he knew Vince had done. It is eared in "The Minority of one" burin the Must, created fruit a Min on the Minority of one" burin the multiplication at the 1950. The first facsimile reproduction was in the revised edition of HITECARN, which want into meneral distribution 1947, 1966, frug light much has him him him has he manks he of this does not relly tell us how book's magnif dous got to be.

published, the effeir of the FII report does say much about "The Mitting of a Book".

For stell unst werk intended, but much a really think.

It is difficult if not impossible to determine at this point whether same of Mark rubber of on Holt waves, but it makes little difference.

The ethics of one are as cubstantial as those of the other. Holt took a very expensive do ble-page ad for "Rush to Julgamont" in "Tublishers' "eakly" for

The state of the s

took was no more secret, and the publication of Lea Sauvage's "Osweld affeir" (such serlies published in France, a comerceble schievament for a man who was also a full-time reporter) by world was lively to be a little sheed of Holt.

It is quite an impressive ad. It is uninhibited, clever, effective and false. This is a not-unking way of saying it is typical of both Mark and Polt.

It also led to my first-and unintended-contact ith Mark.

In setrospect, now that I think about it, I can think of no reason for anyboly manyahonising to went any other kind.

Here, to the reader will not miss it, is where I get decisional.

The Publishers's "seekly" ad strucks as as in particularly poor taste. Aside from the sormal puffery -end I'd hoped for higher standards on this subject and from the man who had already at empted to stake a claim to unquestioned total ownership- it was just plain, unadorned lies that should have troubled even an unscrupulous man. Then there was just cheep, consecuted nestiness. Then addressed to the booksellers, it was not mined at me, although mine was the only book then out, as much as Epstein and Sauvage. Their books were in concercial channels, mine a private printing, as not, although it was on sale. It was later that the publisher addressed so, and in a unique canner.

"Don't setale for mything less than the definitive book on the subject" is the modest final, large-type line, very black and in capital letters.

Just as large, down the middle of both pages, are these blurbs that in any rational context are but lies:

(emphasis in original).

"It is the only <u>completely documented</u> critique of the Warren Commission before.

Report; It reproduces photographs from the archives which have never been seen by the public; It examines the complete text of the resently declassified F.B.I.

Report on the Mennedy assassination...and a great deal more."

The self-styled poor boy had hit it rich and knew what to do with

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riches-use them against the poor.

Say what you will for "Rush To Judgement", it is not a domplete or a really documented book, and it is hardly "completely documented". There are vest areas not touched upon. None of the material it hoes deal with does it deal with "definitively For example, although Lane and his introducer, the Regius professor of History, Travor-Rope: (who early distingusied himself by applogizing to the sycophant wared Warden of All Saints, Oxford, John Sparrow, by apologizing for being right) call the humble bargister "the advocate", and inother ways, sided and abetted by the well-finance a Holt publicity department, seg that it is Lane and he alone who defends Oswald. What you find in the book is nothing on Oswald's legal rights and how they were abused. There is no in-le single chappeter on this or any of the related subjects. There need have been none, for that subject had earlier been adequately covered by the "goose farmer's" WHITEWASH) non-legal writing. For two years at was the only book to address this end the relevant questions that are basic to any understanding of the assassination or its causes and aftermath.

Lane was such a stout and solitary defender of Oswald that he proclaimed his brobable guilt, never alleged his innocence, and established a new concept of advocacy by saying that were he to become consinced of Oswald's guilt he'd have nothing more to do with the dead Dreyfus. Again, what was published and available to the persevering book reader suffered not a whit from this because that, too, had been announced, by the non-lawyer goods farmer.

Holt's comept of both definitiveness and legal advocacy-defense of the accused-find unusual delineation. In the small type, where the best that can be said for Oswald is the Opstein doctrine, that perhaps he wasn't alone. And of Lane and his book, so definitive, so Devestating" in the 1 rgest type of the ad, "Lane offers no 'assassination theory'. He does expose serious and irrefutable inconsistencies." Tut, tut, Archibald.

"It reproduces photographs", etc. Uniquely, in invisible ink! There

and the second of the second second

is not one! That, to, was remedied by the @forementioned non-lawyer, the advocating non-advocate.

"It exemines the complete text of the recently-declassified F.B.I.
report", etc. Here I centot say that Mark didn't read it-if not in Selandria,
Epstein or Wesiberg, then in the Mational Archives, a matter of a few minutes,
for the "complete text" is slight.

Recoldection can be fallible after two years, and I can think of no reason to re-read "Rush to Judgement". Unfortunately, one of the less chrill bold-face lines in the ad is no less deceptive than the rest. It promises, "This book is thilustrated with photographs and contains a Register of witnesses and a full index". That index is of names only and it slightly over five pages in length by virtue of ample leading. It ould restily fit in five It has only the names of people. Is take so hot after the FBI and its report? No mention in the "full index": That professional fullness is less than a third the extent of the non-profes ional idex to "HITELASE, done by my wife.

With all this expensive advertising, there is no chapter on thes
FBI report. The 24th is entitled "The Freligiery Report", but it is not this
one. "ith more than 5,000 advertisied fortnotes, there is none on this line to
identify which "preliminary report", and there were dozens.

However, it is my recoldection that Lanes "complete" examination of py is and this report was through Repstein's mind and Belandria's. This part, I freely acknowledge, he did not steal from me. I regret it, for the touted scholar Epstein did not retark understand the report whether did Lane. Meither was interested in analysis or understand to the were interest in the same appoulations and and sensations—the FBI did not agree with the official account of the President's wounds. Although I don't think the FBI was here a riously in error any more than Lane of Eastein, I do know it would have been group.

That neither caught is the fact that in its allegedly definitive report on the President's murder the FEI had virtually nothing on the murder in polemic against Caweld, the first major official federal frameup, and pretended

to give the complete account without mentioning all the show that were fired or even all the known injuries to the resident!

This Is your FBI" -and your Lane and Eastein, lawyer and scholar!

LHITELASH, first in appearance, did not suffer these deficiencies.

That certifies that Lane did not steel this from me. There exexperitely make didn't the reserved his teft for other things, where his dominating venity was more directly involved.

offense. In suggesting that while he might be considered "an advocate", he was hardly "the advocate" and "I think it is less than precise to suggest the other side is but a believed lefense of 6 wald". Here I said Lane should not be suffer because "He was the only one who received an income from his advocacy, the one who had a staff and committee working for him. He, as am I, is but one a ong a number". I should not have forgotten all that pre-paid air travel, but I did.

Holt never did anyswer the letter. They sent a copy to "ark who write replied Lay 17.

"You are in error", he objected, A in saying "that I 'received and

income' from "my advocacy"".

Hext he spid, "You stated that I was one 'who had a staff and a Committee working for him'. That is true."

(Surce he in what you had no what you had now had "Mp") book

This took up all the first double-spaced page and part of the second. He then expresses the hope "one day to read your privately printed book" and the wrinks "trust" that "it as was written with more care and concern for the facts than was your let er to Mr. Cohen". This line was intended for Cohen, for Mark did not then and has not since alleged a single published or other error by me in my/writing thatkinkpublikhed or my speaking or in any of the several direct confrontations where our relationships were less than brotherly.

He objected to my statement that the "motivation of most of us" should be "broader than the defense of me the murdored accused, that it is the defense of the democratic society." His consent was intended for enother sudience, for he end I both knew it was not responsive and was evasive. "The two thoughts are to be indintinguishable, one from the other; for only through fair treatment of the accused may it be said that the democratic society functions in the area of criminal jurisprudence." (my emphasis).

Mark carries coals only to "ewcastle. He and I both 'mow that it is not alone in "the area of criminal jurisprudence" that "the democratic society functions". The draw a correct distinction between our attitudes and the thrust of our work and again, while pretending otherwise, aflidated what I had said of him.

He could not resists renewing his campaign against the hief
Justice, so could be address his felf to the gross and deliberate
error of his book, then still four months away. He believes, rightly, that
many believed the warren Report "due to the fact that it was vouched for
by the Chief Justice. I am inclined to agree with Professor Travor-Roper and
disagree with you that, should the Report be faulted, the hief Justice.

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who gave his name, must beer the burden of the responsibility." Thus, without reference to the deliberate factual error lene evaded enswer and that error is preserved on wages the first two pages of his book. It is put of his preserved on wages the first two pages of his book.

Here wark is consistent. Having reached no conclusion in his, the only "definitive" and "complete" book on the subject, a defecency he remadies in his public# aprearances by apt use of mine as# his own, he devotes the finel chapter to an unrestrained attack on Marran so malevolent, when the record was bad enough without it that he protends Commissions and Committees are bound by the rules of evidence end this was an exceptional violation and such other disherest devisos. The first is that such bodies are not and never have be n so restricted, for their proper function is fact-gothering, not judicial determinations, and they cannot function if they are inhibited by the rules of evilance and other again judicial proceedings. - His indictment would have been more effective if he had pointed out that and should have abided by the rules of evidence and other sade struction of its institution the result; and its failure to do so is indication of its evereness of the fault and error of its work fro the beginning. A close friend of his the more product.)
associate imile de intonio, a responsible men who is also an actor, phoned me in shock when he got the word from Merk's cemp that "after the last chapter, you are supposed to feel that there is nothing but suicide left for Marlen".

This it the wark method of displassions to enalysis, feetual reporting, advocacy on the "defense of the democratic society".

my reply of May 19, a pione for lishness that assumed Mark was causble of homesty, concluded:

"I note wank those things in my letter that you ignored, and I am content to let it red there. I also note y ur gratuitous insult and I will ignore the very obvious responses....for it is not my **x**ir*** intention or distret to engage in an exchange of insults. I have more constructibe purposes to which to put my time and cortainly you must. I will be satisfied if you will



Mr. Arthur A. Cohen Vice President and Editor-in-Chief Holt, Rinehart & Winston 383 Madison Avenue New York, New York 10017

Dear Mr. Cohen:

In our previous correspondence I have called to your attention certain inaccuracies in "Rush to Judgment" and your prepublication advertising of it. I expressed the hope you would correct the inaccuracies, which are also doctrinal, and cease the false advertising, which is damaging to me and to my book, WHITEWASH: THE REPORT ON THE WARREN REPORT. You at no time replied to my letters, referring them to Mr. Lane, whose letters were not responsive.

My last letter, to you and dated May 20, called to your attention the fact that Mr. Lane had not in any sense replied, aside from a tacit acknowledgment of the truth of my complaint.

I now find that, instead of ceasing and desisting in these false claims, they are being continued, in an even more damaging manner. I quote from your current release:

"Lane has completed a book, the first based on a thorough examination of the complete 26 volumes of the Warren Commission Report ..."

Aside from the obvious consistency in saying the single volume of the Report is composed of the 26 volumes of the appended documentation and whether or not it is thorough (which it is not) and whether it was Lane who completed the book, it is entirely and knowingly false and quite hurtful to me for you topersist in the lie that this book, of which you are the publisher, is "first".

I again call upon you to cease this and other questionable aspects of your advertising campaign, to show some of the decency mutual friends find in you. Is it possible, Mr. Cohen, that Holt, Rinehart and Winston cannot face the competition of the book that was first, that stands entirely alone and unassisted, that is without such vast resources and wealth as Holt possesses, that opened up the field for you and others, and that, despite all the handicaps, is a popular success?

I should also like to ask about Appendix X in your book. I note this is not an appendix but is really part of the text. I note further that in your ad in the May 16 "Publishers!

Mr. Cohen - 2

Comment of the state of the sta

Weekly" you not inconsistently promised what does not appear in the book, "photographs which have never before been seen by the public". So far as your book is concerned, these photo-

While this promised appendix does not appear, what is seen is something clearly not in the original text of your book, something previously published only in WHITEWASH that apparently I alone had detected in the testimony of Mrs. Helen Markham, with which Mr. Lane had labored so greatly and with which I had publicly credited him. In truth, I alone defended him.

So the remarkable disappearance of the promised photographic appendix and its replacement by text that, had it been belatedly included in the body of the book, would have required its remaking and additional pages is something else to which I would appreciate explanation. I would like this reply to be from you, not Mr. Lane. I hear enough from him when I hear my lines, not in his book, on TV.

There is one further item that troubles me. On my appearance on the Alan Burke Show on WNEW-TV in New York I was, happily, set upon by a crew of lawyers. It has been reported to me, I hope inaccurately, that there is a connection with Holt, Rinehart and Winston. May I have your assurance that this is not the case, that none of these lawyers has or had any kind of an association whatsoever with your company, and that their exclusive association was with the Trial Lawyers Association?

Sincerely,

Harold Weisberg

Registered - Return Receipt

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HOLT, RINEHART AND WINSTON, INC.

Arthur A. Cohen Editor in Chief General Book Division

September 12, 1966

Mr. Harold eisberg Hyattstown Maryland 20734

Dear Mr. Weisberg:

Thank you so much for your letter of September 1st. It was not that I sought to ignore your original letter to me, however not having been at that time as familiar with all of the details of what appears to be the intramural competition of the experts, I referred the letter to Mark Lane for answering. I am sorry that you did not find his answer satisfactory.

We were and remain of the opinion that RUSH TO JUDGMENT by Mark Lane is justified in being regarded as the first study published by a major American publisher dealing with the entire investigation of the Warren Commission. It is indeed true that your pook was published and available, however I confess to having been unaware of the originality of your own contribution until Mark Lane apprised me of it. To the best of my knowledge we will not be advertising again the claim of Mark Lane's maxim book being the first. It seems now to be an irrelevant and unnecessary claim and particularly so since indeed your book had

Your interpretation of the absence of photographs from our volume is rether more "sinister" then is in fact the case. When Mark and I discussed the preparation of the book it was my opinion that it would be desirable to have photographs and at the mans time -- considerably in advance of manufacturing estimates -- Mark consented to the desirability of including a signature of photographs. In due course, our publicity and advertising department, in its preliminary advertising, made reference to a photographic section. Subsequently it was dropped because of cost and moreover because we regarded any photographic presentation as at the most partial. As you will note from our further advertising in the public press there has been no reference to a photographic section.

Lest but not least I do wish to assure that there is absolutely no connection between Holt, Rinehart and Winston and any television station, and in particular no connection between Holt, Rinehart and Winston and Alan Burke or WNEW-TV in New York. Please be assured of this as if any evidence or allegation to the contrary should be forthcoming and an indication that pressure was placed by Holt either on the station or that show, it would be mailicious and untrue and would undoubtedly be

I do continue to wish you all success as I continue to support and wish success to the publication of RUSH TO JUDGMENT.

Sincerely yours,

signed

AAC/ja

* Sic

Arthur A. Cohen

cc: Mark Lane, Mr. Tribe

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restrain the public inaccuracies."

Then I wrote Cohen, "I am calling to your attention the fact that wark Lane does not address himself to the fact I raised in my letter...This, it would seem, is tacit confirmation. The truth, in fact, is as I told you."

Cohen was then and remained too busy cooking u fraudulent ads and claims to respond, then or later. hen I saw the problems assist weakly ad I again wrote him May 17. Even Lene didn't dare try and defend that. I aske that he desist the false ads, cited proof of their not-accidental falsity. The oncluding paragraph mentance might not have please him or wark:

"There certainly must be enough good things you can say about Mr.

Lane and his book not to require felse and damaging assaults upon your competitions. I do hope you will 'discover' them, that you will retract the felse and damaging claims you have made that are not true and that in the future you restrict yourself to those advantages your wealth gives you and allow the competitive backs to be judges on their own merits."

Ey September I there had been a number of invariant in index to the expessive deshonesties, where holt apparently imposed few strictures on itself and "ark none what seever. My letter to then of that date reises them with less passion than I falt, for + had by that time read work a book and detected what cannot be missed, two very open and Hark thefts, among other things, After an introduction repeating he/affirmed these uracy of my provious protest by kin their silence: Lil-morked part, to end.

I sent this registered and this time he did onswer, if he did not respond, on September 12: lil-all

Cohen is a skillful editor who sarned his executive position. That he here is saying is that four monthsprior to appearance of his book has knew his advertising was fraudulent and that he persisted in it knewing this until he had completed kiexadvertising expenditures the program president fraud. That he did not say-end what he did not

do-we to cesse the even more fraudulent public-relations campaign. It reached infinitely more people than the eds, particularly by radio and TV, where Mark got saturation time, even if his second books says exactly the opposite. From the time of this letter coward work never cessed his public lying, his menx ago being more dominating than his sense of shame or the latter being entirely non-existent.

His "explanation" of the absence of photographs is returned. Hed he any economicatives he'd have hed much less blank space in the book. But the blank space increased the texth size of the book and loaned it self to fine campaign beard upon imputed but absent "thoroughness". Other wasted apace could have been utilized, like that a guar ered on the experienced list of witnesses.

As Lans lists them, there were 200 persons at the scene of the crime of whom he dhama il were not called. The Commission published a list of what it designated "witnesses" twice this long, not all at the scene of the assessmation and some a new account in "witnesses", such as an userthomicated news story that was known to be insecurate. Sylvia mergher had already published what is in the Lane "register" an such more. It is reading of a kind calculated to unwarranted land angair of completelyess. It is understandable with all that extensive and expensive advertising that the two-accen lines reportanced from the fall report in the appendix, so moderately described as an "energymention" of the

Some figles, has the inference being the only reproduction on the only some figles, has to try to have his the flections.

Some figles, has to try to have his accounts for one of the pages that would have been in pictures.

Mever has a publisher reulad cut a selection of sensational" pictures

Inever before seen" on the muricus ground they could only be partial. They not a

publicate was in

not be. Those relating to the Psw ld a tovality presence in the TOBD do resy purificant

can be accelete in less than two pages, with an excerpt from the pertinent

Throw of measure. As I did in whit Euglidia.

The report. There is no need for "totality", which is always an impossibility.

Nor is it at all exceptional that once the changes in the book were

only

fr.

made and there were no pictures Holt stopped its false advertising.

ego could not shide his more towering incompetence in having missed the reslstory of Helen markham's perjury even though one of the very few mesningful

story of Helen workham's perjury even though one of the very few meaningful the did mit, however, do his own Ynsubhum with. Vince Schooling an afficiently fact.)

things he had done personally was to interview her in advance of her testimony.

hed flubbed his own bell end could not live with it. As I told Cohen, Appendix It is mut affective material. It is returned.

10 ses part of the text in any book. It could not be be tere included because of cost. The entire book from that point would have have to have been repeged, which would also have dalayed it, and the entire index would have had to be recone. That is in Appendix 10 would have been obvious to any careful worker. Lane, had he been, would not have missed it, particularly with his own gal. But he did.

The lifted it from CHITHWASH, the only place it appeared. Cohen's silence on

this point despite the direct challenge is sufficient confirmation.

Who Madhum had porjured herself. She was differed aftern to try and jet her to relieve her porjurg.

She tree live had asked "Vill I get in trouble over this?" Wesley

Larkham to be on TV with the Freshlent of the United States. No rational person could possibly interpret that as any kind of trouble-making, perticularly when, as are, workham had, the government had already given contrary assurance, and more particularly when the entire proceeding was about her clear and unrelieved perjury before the Parren Commission members in ashington. Lane adds nothing to what I used, didn't use all of what I did, being content with what was enough to save his commiscient face in his own ownightent eyes. In so doing he picked up one of the myfrequent if logical errors, one that is of no consequence but none the less is wrong.

Cohen didn't respond because he didn't dare. Lane didn't screem because he is the guilty one, the original thief, and he knew it.

This was not the only $oldsymbol{c}$ see. There are $oldsymbol{t}$ to others at the very least

Fr.

THE STREET

cade and there were no pictures Holt stopped its fels: advertising.

"y challenge to Cohen was direct if it was polite. Lane's enormous ago could not shide his more towering incompetence in having missed the rest

story of Helen workham's parjury even though one of the yeary few meaningful (He did not, howeve, do his run Ynsubhun who. Vaice blandie did an afficiable part.) things he had done personally was to interview her in advance of her to stimony.

He had flubbed his own ball and could not live with it. As I told Cohen, appendix It is mit if multiply material. It is refused. Solutions to be true included because of cost. The entire book from that point would have have to have been repaged, which would also have delayed it, and the entire index would have had to be remone. That is in Appendix 10 would have been obvious to any careful worker. Dene, had he been, would not have missed it, particularly with his own gol. But he did.

The lifter it from CHITETALH, the only place it is appeared. Cohen's silence on

this point despite the direct challenge is sufficient confirmation.

Mr. Markum hal perjurid house herself she was defected again to fry and jet her to relieve her perjurg.

She was sufficient confirmation.

She was defected again to trouble over this?" Wesley

Liebeler assured her beside would not. It this point the words "fointing to talegram" were added to the transcript. That talegram was an invitation to have harkham to be on TV with the freelent of th United States. No rational person could possibly interpret that as any kind of trouble-making, particularly when, as are workham had, the government had already given contrary assurance, and more particularly when the entire proceeding was about her clear and unrelieved perjury before the earren Commission members in ashington, have adds nothing to what I ased, didn't use all of what I did, being content with what was enough

Despite his poor-boy claim of having no copies of his manuscript, I knew Lane had mimeographed it. A friend who had access to a copy checked it and found this Markham "appendix" not in it.

---- ususus9

he is the guilty on, the original thief, and he knew it.

This was not the only case. There are to others at the very least

in those ten appendices. One more is from mo-et the least-and one from Epstein. There was no need to rub Cohen's rad face in the mud. One example sufficed.

Lane had made a big thing of his knowledge and portrayal of the medical swidence which he to this day does not really understand. Fort of it is because so much of his pretendedly original work-remember that "all alone" bit?-

that the Commission had substituted a hypetent hypoth tical question for the complete had inflicted all seven non-fotal injuries on both Mennedy and Governor on ally. This, too, he appeared only in HITE ACH. Lane's lifting is incomplete and adds nothing. It is his appeared XII.

book part of the test, the retrieved could not be added without the expense and time with of resulting the book. The purpoined handling of this slight part of the subject north hore treatment is from apstein's rather than my book or approach.

by Com ander James J. Agmes", according to marky incorrect caption. It was not prepared by Rumes but by his essistant. J. Thornton Boswell. This is a sample of the authenticity unique to Mark and "Rush to Judgement". Atth the exception of the retying of an aflidavit by Constable eitzman, already adequately quoted at several points in the text and consist, as used in the spendix, ith filing up the empty number of pages 1 ft by the removal of the pictures, all the rest of the ampendix is of the book by this man who did it all alone is the cork of Stewart Golanar.

So, I said Lark is a crook, a provide he is a crook, and he has haither had me, as he threatened to for saying he had help in the very same letter in which he acknowledged it - nor punched my nose, as he also threatened to, but again, didn't. The is not the sait he threatened nor the first nose,

THE STATE OF THE PARTY OF THE P

He threatened leader Liebeler for the longest time. Liebeler had called him nomme there was liver. For had to be really crazy to conest that. Lying in first nature with him. It is consistent, natural, and I think it is only fair to acknowledge, very persuasive. His nose-punching threat against me was for the bens fit of the because he promoted no effect of the promoted no effect in the TV studio where, on the air and to his face, I had proved him implies the proved him implies that the proved him implies the proved himplies the proved himplies the proved him implies t

then and not during the helf-hour we have the same facilities efter

the show. It has taken him several years, to get around to punching ones hard's still-unpunched nose way ark always picks the nose I can of understand, for he displays a clear avoidance, except for putting his in other people's business.

In fairness of Mark I think I should acknowledge that the only menaced if that is the right word) noses belong to those much older (perish the though, I am old enough to have been his father) of smaller than he only menaced that at the father, to which his own said respect hight

foolishly drive him, there is no likelihood of Mark's spin as a calling him

That is maked.) (He is maked the with not invite judicial)

Grook. The evidence is too unquestions blass is so contemptuous of all

normal soncepts of deceasey, henor and property rights that he doesn't really

think out his few "covers", carelessly citing non-existent sources and then inventing non-existent footnotes for them.

There is no more limithood that he will there me with libel than that Arten Specter, former commission counsel, would. I first fointed the accusation that Specter was a deliberate liar than went to his city, Philadelphia, and a public speech in which I apologized for which not doing him justice, adding that he was reptitively a deliberate liar. To be contain there was no question about my intent I also phoned the newspapers and personally reported what I was about to say about Specter. There is no question about either. To call Lane is crook is all solid and factual as to call Specter a liar - which Lane also is, instinctively he is a symmetry when it isn't necessary.

TO THE PROPERTY OF THE PROPERT

Cohen, unlike Tene, could not bring himself to ignore all the Him Mishman "about the aller Show charges I made. Kexxxxxii made centiled the Burke-MITT-TV thing is both imaginative and cute. Here is the story, which is nothing like the references to Burke, the station and done in "A Citizens' Discent".

I had been invited to speciar on the show and hid been told it was a kind of pleasant, informal be k-and-author thing. That I didn't the know is that Epstein had refused and the real format of the slow. It was not live, as I'd anticipated. The toping, scheduled for about 20 minutes, lested two hours more. It was a real-live Perry taken, with four well-prepared lawyers laying in wait in the audience to ruin me. All were armed with my book and the expansive official version of the Report. It was a hot-and-heavy gangup, professional as lawyers can be, and also as indecent.

can be, and also as indecent.

And he would he follows work

That show of bably did more to open the subject and interest media

people in the "an York with area than any other single thing. It was sired before

work's book appeared. It won all-time high ratins and was a sujer sensetion. It

the mother's home-faught veryty, that six ence is grillen.

had taken those largers most of the true to be a silence golden can be.

It continued hing my thorough the minging the moment it went of the eir early one sunday morning. One of the cellers had been told, in advance of the ciring, by the Holt publicity man, that he had erranged the an ambush. Until it was aired he had no idea what had hapmened to his Indians, who were not beastful. But I was outraged, though the show made the unavailable at MITERAL dem York's best-seller by the and of the week. The storion ensures my complaint by a ying it had, the customethy air, merely taked the American Trial takeyers' Association to provide sudience opposition. Joshus from Fuchsburg, then association President, confirmed that the invitation had be newtended but added that it had been rejected.

I had reported this to Cohen, saying the Holt had fone the firty

I had reported this to Cohen, saying the Holt had done the dirty work, and caked for his "essurance" that "this remains is not the case, that none of these lawyers has or had any kind of an essociation ith your company."

ohen is almost as quick as Lane with the threat of an unintended but

absolutely no consection between Holt, Ainehert and diaston and any television station, and in particular no connection between wolt, "inehert and Winston and Alan Burke or INDECTY in New York". If anyone said this and who had? He had made it us, personally it would be malicious and untrue and would undoubtedly be defended by our countel".

Fervently it should be prayed that Holt's council performs more adequately in court than in an ambush of a mere Maryland "goose former".

In my rouly of September 15, I saked him to encour the question not of his invention be but the one I caked and that of the purloining of Appendix

16. I described these questions as "quite specific" and said, "I addit a responsive ensure". R. S. / auxil.

In the years there has been none, from him or from wark, or to the letters about their second exercise in literary lightfingers.

Hark did not entirely ignore this Burks incident or its consequences, of which he was the unintended and parhaps not accidental bare ficiery. Furing the subsequent developments Cohen was very much in avidence, the high, I presume, the weight and influence of Holt and its then-owners, who were heavy advertisers.

Metromedia, well-known as the cole corner of MIN, had a reaction like emplified gangewaters to the show I did, unintendedly made into a real Horatio Algar sink-or-swim by bumbling, city-boys Holt, who never heard of all the kinds of people who cometimes are farmers and the kinds of people the necessity made now no more of geometric than the coleration makes of farmers. They also examine this garagement is not enough.

Letro whis decided on a special that included more than me for one side. Land, was Tend Jones, Zola-like Leo Sauvage were the others. The Commission and its staff, to a men, declined and were championed by Professor Jawl Jerry Cohen (Jako the Pake to me). He almost immediately lost his official ALLAND BY VINCE SALANDRIA federal sponsorship) and fumbling im Bishop, whose cover was "moderator".

If There then was written "A Night in the Life offin Bishop!" 29.

Tt is not "Furbding" is not a figure of speech. It got so ewkward, sitting botween Lane and me, sixt and living with his own very naked and very p blic ignorance, that he spilled a cop cup of coffeed that beautiful empensive sports doct more eluborate that that on the everage do right in the smankier New York ereas.

Preventing the totale evisceration of math tone, the Commission's opponent, and Jake Johan, its defender, and Bishop, the "moderator", delayed the siring of that "special" a long time. It was that hard to wait me out. #avid Schoenbrum was brought in as an adlad voice to salvage what could be of poorlittle -strike-it-fich -with -pap-boy Bishop. The taping lested from about 8 p.m. until secrething after four the next morning, with one ten-minute break. Busy Libble Vice-Brosident Beever Red Cohen stoyed through all of it. Joke or II. traditions. wark, understands by, a programment with Form on the land prince

so impetuously that he lest character long enough to pay for his own cab.

Margir there is about Alen Burke and HEL. eside from two not being conteminated by "ols ownership, it is the side of this question there was call over particles. That was established by the record, of shiph work was no part, a side from the and man-lawyers.

After the really difficult job of editing out all the ministration 4(Mark, Estand Bishop) a three-hour tape was produced. I was a $m{h}$ le to arrange a press-preview in labelington. At it wetromedia Vide President war't Evens cangumed that the Jossission staff, which had eachewed confrontation, had egotte a private show of its own-all one side. Driving home that night, s cool and quiet 45 minutes on empty superhightays that provided opportanity for thou t, I deliberated whether it we not till to decide who is Daniel and who the lions. Before retiring I wrote III, saying that "as the senior member of the minority (our show had been called "The "inority " part" ev n thou h it had $oldsymbol{b}$ oth sides), I want you to know that than reciprocal courtasies are extanded, I will accept than." Three weeks later a giggling faul "oble, the froducer,

phone to say, "Okey, Hel; yours on". I ask i if the Commission staff, every one of whom by then challenged had produced a clined to commont me, had agreed to face me, when in a gangin. Is said a minimum of four had. The date was January 3 and the arrangement was wa'd gather in the HIM saudies the night before to agree on the gound rules.

I was there-slone. Wesley Liebeler, who had been needling "ark to face him while Perk decline", pleading his non-existent law-suit, was not there.

Arlan Spector, who refused to accept my challenge to face me in court, he had quit an Toucational TV show when I accepted, They to Angland interest to face work

The lions formed Deniel in their own den. This speaks more of the lions than of Deniel.

That night, with my ulcer in flomes, Poul, Wel Beily, then progrem director, and one of the vies-presidents, evolved this substitute formula:

I would confront Louis Mizer with any Jerminsion staff who would agree to be championed by him, with a moderator, not a Bishop, an Juith fair charitum.

in work's second book. Hizer had a Commission lawyer, eminent the Genner, who had conducted work by backedout on several with me once he pleaded a forgot en Christmas party was quite a thing. Originally scheduled for two hours it ren four. Originally scheduled for a single daytime presentation, it was sired four times in prime time for a total of 16 pre-empted com ercial hours. It is a very rare thing, indeed, when any top-rated and top-priced, clearchennel radio complein against ICR, it is not because they foured the subject so much they's not air or because they refused the time.

Even more to the station's credit is the generous sum spent on advertising the show is advence of taping, and the repeated advertising of the three reruns.

Jumes did

*** 1 70 300 0 10

STANTON STANDARD

Bizer will never forget or ever live down those four curs, relived as they were and sired before his paers. He has not since agreed to enother before. Again, this says norm of Hizer than of me. Byong not intimidated by his reputation and knowing crything at all about the subject con mindemest him if he can parsist enough to get an opposite word it. For people knowless than Nizer, about the warren report or the assussination. That he dered debate at all is incredible. It can be amplained, if at all, by his need to promote his then-new book, so sparopristely titled "The Jury Returns", and the obvious ganuflection to the supranc yourt, to which the cases of his clients go.

If Nizer didn't dark face we again, he also didn't dare back out of that TV show after what I had done to him. The solution was simple: I got bounced. "ark did it instant. How Nizer was visibly shaking on camera before the zirst word was applied -and it was his-and he waver stopped. Nothing had to happen on that show to cause this and nothing did. ark was busyselling his book and descaping himself, and having a little unavoidable for with poor Albert Jener, who makes the temptation too great.

I doubt if mayon also could now described these three events quite as reclistically slark-doctor, lawyer, Indian thief, wide-show barker, medicinement - not Manchausen-not even Anomias. Here is what he published on p. 5 48 of "A Citizans' Dissent":

In New York City, WNEW-TV showed the greatest interest in the subject, and ingenuity as well. Alan Burke, who often ridicules the views expressed by his guest, was among the first to invite me to appear. One of the critics had declined a similar invitation, no doubt due to fear of Burke's caustic wit. I too approached the program with real concern, but, as it developed, without reason; Burke provided a serious format for a two-hour discussion of the Warren Report. His questions were fair and revealed a knowledge of the facts. When the dignity of the program seemed threatened for a moment by a persistent member of the audience, Burke interceded.

Mel Baily and Paul Noble at the same station approached me regarding a special program. They conceived of a number of the leading critics involved in an open-ended discussion of the Report. Props and films were to be placed at the disposal of the participants. When Epstein refused to appear, the program was slightly altered so that a Commission defender was added. The program was syndicated and was therefore shown in a number of other cities. Subsequently, the same team produced another discussion program designed as an answer to the first. They invited me to meet with Louis Nizer and two Commission attorneys. That program too was broadcast in other cities.

Mark did not totally ignore 103, After acknowledging that it hid given his ten hours during the Commission's life has complains that he had been "benned for life" because he was denied a third such show. Reading page 27 reveals no possible reason. It is just that OR was part of the media geng-up on him. The "indictment" of the station concludes this way: "Two years later, him was "Rush to Judgement" was published and our cause resectable (note that slick backeting between the late publication of his redundant book and the sudden "respectability" that simultaneously and, the inference is clearly thereby came to "our cause"), backing agents for the publisher sought to arrange and interview (side) with selection of the field. During 1967, OR presented that was mid-ly advertised as "The Verren Report". It was to be a "two-hour uninterrupted discussion" with the four landing chitics and defenders of the Report. I was not invited to participate."

From this you are to believe- PLRIE BULIDYS IT - MARK TO LANT YOU

TO- that there can be no "lesting critic" other than he. That Sauvage and I had dome out books long before him one neither ever had the questions of personal integrity relse that are closeys raised with Mark is in sterial. He cans that side. Lathim. Here he apps it.

light plays both sides of the monopoly game. He is bitter that OR loss not safer his our high epinion of himself. To is bitter about all the madis, the very madis that made him, for without the attention so unswintingly was given his book could never here as it disease he is not few made the look he hides.

Me one class could defeme the uninsultable. Mark does. Even the pioneer people-ester Joe Pyne, who has made a wealth-yielding cereer out of debasing his guests, He one but "are could libel Pyne. Fe does. Because Pyne would not after at about the Dane time and station and program policy to air him on the same station that his friend hert Bhel Schl did-not less than a helf-dozen times in person, eside from Sahl's show yellinoth never-uning promotions. Such had a hunk of the Lane-monopoly risky action. This is the cont on proctice in Tr stations and programs. I also gave up the Tyne show

in December 1986 to meet wesley Liebeler, from whom Mork was then running, December Aus, was on the same station. Only Liebeler dish't specification on the one day of the week the Metionel Archives is closed, a Sunday, he sant the explanation he had to be there working.

all carefully relesigned to serve Mark's concept of a special media gangup concept of the book as it is the doctrine. On the dust-jacket it comes out that way: "Mark Lane raplies... to the press and the conceptions in ustry...and tells the often grim story of how his dissent was almost silenced." Only "his" dissent, note, please.

The covered in Tublishers' Tablixy is equally modest in accurate:

"the Lateblishment" -and won! (And who do you trink owns Holt and paid for this enti-"datablishment" add CDS!). This is the longest, one very lease, type. In ordinary type, "...fully documented story of how he U.S povernment on the communications industry attempted to suppress his (emphasis a fed) investigation of the Mennedy assessivation-and failed. ...stirring account of what one wan (emphasis added)-virtually slone- can do when he is determined to break through an official curtain of silence and bring the truth to the American people."

This reads bother, if no more accurately, to the tune of "Hearts and Flowers". But if work "won", without doing my work since, as this book abundantly proves, what in the to ld are Jim Carriofn and the others of us westing our time on? Perhaps there is a kind of answer. e'll soon sec.

coher people's literary properties are when he wonts to steel them) Or prehaps it is his morel delication to the socient leaver's merim, "Penis eractus sciem non habet". Innywist, he and Holt either forgot or didn't care about this boastful addition to "Rush to Judgement" for the reprint addition:

"I appeared as a guest on 185 television and radio programs originating from almost every major city in the United States. "any of these

where

CONTRACTOR OF THE SECOND SECONDARY OF THE SECOND SECONDARY OF THE SECONDAR

were i mirtant network or symidented programs, some were specially produced documentaries, two and even three hours long." This is the sine que non of surfuse superessions. I'd like temberal symmetric three maximistics and of this representative sampling of the validity, intergity, "completeness" and fairness of his completent against those who suppressed this with 185 acknowledged shows, there remains one name we must bite to get the full flavor of Jark's own particularly kind of honesty.

Me devotes an entire chapter to it (10 A Morld Premiere").

Derk doesn't li'e what BBC did to him. To shouldn't. It is what he did to me on the Alan Burke Show. Mark didn't fore as well with BBC. But then, werk is if r't.

The deck and the dock were stacked. To know they would be, in itself an asset. To know by whom and how, limminum lawyho, annime lichapetle por

After agonizing publicly about the great sacrifice no has made to fly to include to up ear on the show, which included the world's premiere of his movie named after his book, after eaching the reader to share the abuse haspel upon him by those dreadful people at BRI, work applains, "...But this was an important program and well worth the effort. (Isn's he the dedicated one, though) By worth the effort I did not mean it would be financially rewarding for since I was not paid a farthing for the program, and in fact was compelled to cancel speaking engagements for which I was paid, the program was, in that sense, corse than a total loss." Real gone guy on the public service, that werk.

It is quite true he "was not paid a farthing for the program".

Emile de Antonio told the Associated Press it was 40m000, "the most money that has ever been poid for a film for a single transmission by anybody in the United Kingdom". The New York Ti "Times," which thought the deal forth more than a helf-column of its "suppressive" news space, said identically these The British press reported the same figure.

Wark cortainly knows his farthings, as he knows his stylers, for there Junistry Accord Payment This is not a word this in his "complete" book, with en entire and longer has average

Linguis de la completa de la completa

Chapter on this subject alone. It is 16 pages. A marker are merely two fing long. No there does this suther of acceplate and thereoff books say he got 640,000, a record price, for the one-time are of his film, which also got that much free publicity throughout the world. He says, insteed, that he didn't get a "farthing"

i farthing is a fourth of a British penny.

So, wark, who got more free sir time that averyons also working in the field to gether, couplains first that he didn't get all and them that a monster effort was made to suppres him.

The title would be more apt if the work were spell didescent".

Mark is a master of the xxx knees, nails and teath kind of writing, where he has no opponent. On the few occasions where he has, his technique is that of the southern reactionsries, fillibuster. He can ap nd more time saying nothing new, use more unnecessary words, that the reader of his edited output would imagine.

is at his persuasive best onen he is unop osed. There he has has literary jewels for the resaing scine. He can have no higher opinion of the realing public from what he serves it, what he takes its coney for. a Few exemples should be enough.

Referring to an address by Joseph A. Poll, former Commission lawyer and a prominent member of the California bar, Mark quotes Ball as having said, "Maver in my life have I been so scurribously attacked as by Mr. Lane in his 'Rush to Judgement'." Lane's final word is "Ball's name does not appear in 'Rush to Judgement'."

If sayone is capable of being unfair to Ball, as difficult an achievement with him as with most of the Commission's lawyer, fork is the man. Ball's performance on the Commission and thereafter could so must be warrant almost any condamnation. It is of compicuous and successful dishenesty besid to the elemental conclusions of the Report and dismetricely opposed to 100% of the testimony he personally adduced. It is also 100% op and to did the other relevant evidence.

STATE STATES

The point is in Bark's pretended response, which is literally truthful and designedly false and non-responsive.

Counsel. his particular beta noir to that the reader would not be able to direct his engar at anyons else, Mark took liberties with the storm testimony which he presents as unablared, in direct quotes, and ith the composition of the commission and its staft. As this agreers in his hardback and his regrint, the only member of the staft is its general counsel, J. Lee Penkin, former solicitor, of the United States. Consistent with this he altered every one of the many excepts of testimony to eliminate the agree of the bayer conducting the inter ogetions. Althout except, such is faceless, without any identification. Althout a single exception, evern line of the allegadly directly sucted testimony was eltered, by Mark alone, to replace the name of the staff member with the leater " ". So, he did not mention fall by none. He stip, however, make much use of the testimony Ball elicited, the part of the facent he wrote.xxxxxxixxx

He is not without mention of Balt. All he did was not spell out the name. He did not done this, so is of his read as might have concluded that his animus against the chairman and general counsel property should have been directed elsewhere.

Begin ing on page 132 is a fanciful account of how Wealey Liebeler avoided confrontation with him. One such incident, involving a joint appearance in a Denver TV station, sounds exactly like Liebeler, the pulled the same trick on me. He agreed to a debate, the appearance agreed to may travel expenses, and then Liebeler famondada fee, without which he would not appear and with which the debate was impossible. Nowhere does lark say that for the longest time he was run ing away from confrontation to Liebeler, a point to thich I will On that he allowed a higher than Liebeler.

then we get to page 137 of the this careful distillation of half-truths and misrapresentations designed to make there more hrotic

and the second control of the second control

that even he would dere claim, and responsible for the Garrison invotigation, his help to which should be interesting, we are in the Midst of palling that is essential to his falsification of his linear Liebeler-confrontation record.

"On July 21, 1964, " Mark vrites, "Wesley J. Liebeler took the testimony of a New Orleans lawyer, Dean Andrews, to himself 'Clay Bertrand' had called to enlist him as Cawald's atternay after the assessination".

Here there is a citation to the first five pages of andrews testimon in ^{V}o ume 11.

This passage imredictely follows his complaint that Liebeler had alleged kix inscruracy on Mark's part (page 133).

The citation to Volume II interests does not relate to wark's text. Even with five pages referred to, where he really intends but the top of page 386, he is still wrong. At this point Andrews was testifying about Oswald's personal agreerances at his office, well before the assassination. The relevant testimony begin on page 551, where Liebeler first asked Andrews bout the Bertrand call.

while Liebsler throughout refers to Andrews & nversetions with and interviews with the TII, this does not mean that Andrews reported the Bertrend cell to the TBI. The didn't. The phoned his friend John Rice, Special Agent in Charge of the New Orleans Secret Service office - and the light men to cell anyway, with the Secret Service still in charge. Liebsler was understandable anxious to avoid reference to Rice. The TBI reports were much more to his liking, for they were disputatious, argumentative and false. They were as admirably suited to his not importial purposes as if work had joined that side and given it his not inconsiderable best efforts. Rice's name is not mentioned single time in the Warren Report or all 15 volumes of testimony. Or eather of Machi butto.

This is not bed for work. He has the wrong footnote and the rong formment, couldblant have the unformer have a unique the bureau, as right where he protest his infallibility. There's make to time.

The next centence in this part of "ark's text on page 137 reads:

The Consission was sufficiently disinterested in 'Clay Bertrand'

to refre's from making reference to him it its deport. Yet the potential signifu
cence of the endrews testimony can be ascertained by the fact that the first

we wanted indicted for conspiracy to assessinate Fresident Kennedy wante

a man charged by the New Orleans District Attorney with being 'Clay Bertrand'."

Here there is one of work's better literary performences, a footnots which in its entirety reads; "

This criticism of the Commission's indifference to potentially important testimony is not offered here solely with the benefit of hindsight.

The name 'Clay Bertrand' does ap ear in 'Rush to Judgement', and the New Treans

District It'orney has stated that his interest in the case was stimulated in large part by reading that book."

Here there is snother footnote, references entirely irrelevent to what may or may not have influences Garrison. It reads, "See NTJ 369-390 (351-302)."

Now if there is one thing beyond doubt, it is that reference to Clay

"Bertrand in Rush to Judgament could have interested no one except a Commission

partisan looking for amounition to use against work.

Fages 331 and 338 of 'Rush to Judgement' should interest the Liebeler team, whose injustice which has just complained of a couple of pages earlier, for on them of the is no refer not to or hint of Andrews, Bertrand or anything at all even suggesting were Orleans or anything that did or did not happen there. It is one of warks better accuracies.

There is no reference to Bertrand on page 389, either. On page 390 there is the er or that Andrews shones the FBI from his hospital bed on Rovember 23, whoreas he called the Secret Service. Here hark describes Bertrand in these mores, "e lawyer named Olay Bertrand". That little else he quotes from the testimony is confiderable less in volume/ or maching that a number of other sources

gest he mis understood. One can inagene how much manufactures "studieties"

39A

It can be agreed that Mark's "criticism of the Commission's indifoffered
ference to potentially important testimony is not/here solely with the
benefit of hindsight". Mark's hindsight is no better than his own foresight, which qualified him as the only author of a serious book dealing with
weal
the Warren Commission testimony to wind up with no understanding of
Andrews' testimony. "Rush to Judgement" is the only book to mention
Andrews' name from which the reader will get no meaningful understanding
of what he knew and could have testified to, had his knowledge been desired
by Liebeler any more than by Lane.

It is not "solely" the "benefit" not of hindsight that Mark seeks.

What he seizes is credit for the work of others, and that he here grabs

for himself, In his own book, with his own firm sense of honor and native

to such thin, huntance. No "hundsight", Mr. flourse
incorruptibility, there is no being the stopped.

There is a story Mark is fond of telling. I've heard it from him would view of several times, in silence until I became concerned about the possibility of Garrison and the rest of us surviving his greed, incompetence, unscrupulousnes and limitless capacity of for distortion and misrepresentation.

He drove from Dallas to New Orleans, he says, to interview Andrews only to find that Dean would not speak to him. If the wholet in purulation is the find that Dean would not speak to him. If the wholet in purulation is the find all by himself, who combines in his one lawyer's all-seeing and all-understanding mind why, why Andrews was terrified to the find that could mean. Another did, therefore Mark, in his own writing, takes full credit for the work had wolking he la with.

In any event, not without cause, Andrews detests him, needs no publicly prompting to express himself lucidly on this, and is/contemptwous of what he calls Mark's stupidity. He readily volunteers other no more complimentary descriptions of Mark's character.

Trade "ert in "ew Orleans and was a successful amateur playright. The one thing has said to be called is a lawyer."

There is only one writing on Andrews and Bertrand that has significance, and that is nine, in HITE ASH, which was completed well before mark began his accurately work and mish deals with andrews and his testimony at great langth, as it does with the "False Oswa;d" part of the assessination story, for the first and by far the most complete time. In OSUALD IN Mar ORLANS, written and published well before bank whote his second book, there is considerable amplification and not material, an encomous collection of suppressed Secret Service and FRI report. Carrison has on a varal occasions called this the most important of the assessination books, which has nothing to do with the point here. I have never mentioned it before because without doubt, all the priting, good and bed, accurate and inaccurate, hid some influence on him.

Had were had the slightest intention of being homest and grabbing all the ora it which is not his, he would at this point represent what I did at some length, that Gardison had made his first arrest in consection with the assessination before work had opened his mouth, on Movember 25, 1965. The only reason he didn't make it earlier is because he couldn't get his hands on David William Merrie, charged with Shaw as a conspirator in 1967. Gardison was talked out of it by feweral agents. He released formie. It is whole story appears only in Objach III III ORIMIES, as Tark also knows. It is poshere in his writing, writing, not even those accurate fortnotes of his.

Carrison was not interested initially in reopening his investigation by my writing. Mark's or any others. That was accomplished by a conversation with HaAT. Lowisians Sens tor Russell Long, Garrison's political association, whose own father Rusy was felled by an assessin.

However, if what Garrison thinks of the riting about andrews and Bertrand is a point here, which it is no except for Mark's demand that the world recognize his exclusive monopoly on having brought to light new fact of the assessing-

tion and the right to speak on it, there is an exp rt on it, from Andrews.

In a rly Hovember 1967,

he told me his first knowledge of Carridan's interest in the assessination and him came when late the previous year "the Giant" walked into his office, sat in the "the very chir you're in, tossed a copy of MHTEMASH on the disk and sail, 'Dean Moughts read this'."

Because of this rather typical xx scruple that so permeates work's writing, I think it neithr inappropriate nor im odest to quote an importial expert, a man who had long sided with the Warren "eport, Max Lerner. He said of my handling of Andrews' testimony, in his column of Movember 27, 1967:

new poperback, COLLE II and CARLINE: Date for commission with fire of the first that he wrote a foreword for it, and also from his heavy reliance on weisberg's two earlier books, HITE 15H and 'HITE 15H II. (Carrison did reed Diward in manuscript before it was published, before he wrote the foreword-H.W.)

....I read leisberg's new book eagerly...because I wante to discover what his friend Carrison had developed...That I found to my delight were two long documentary portraits of Deen Andrews...His interview with lesley Liebsler
...and even more his telephone int rview with Dob Scott of radio station WAAJ in Boston are the stuff of great documentaries....puts all the hep-cat novelists to shame."

shout the Gerrison involingtion in advance and helping it secretly for some time as I had sen while for was galliventing in Europe. When the news of the investigation broke, Bob, prepared for it, phone d Andrews and got admissions from Jeano before his guard was up. They shount to the statement had a parjur himself to save his life. I sup lied this to Gerrican. He used it to get the indiction.

Frushelp, has marked by, endrews respects my writing and is friendly with me.

The and his family say I am the only one who understands him and has written of him the fairly and honestly even his favorite niece who kissed me on introduction before the told me that the fairly agency for which she works is classified

information sha is not permitted to share!

So much for the unexceptional integrity of Mark's writing and the scrupulous accuracy of his quotations and footnotes. We were, downsay this ne dling of Liebeler for evolding confrontation when the opposite was true.

The of Lane's west-coast friends, Maggie Field and Bill O'Connell, who I had then never met but who also had gone out of their way to extend kindness and courtesies to me, phone me toward the and of 1966 to enlist my aid. Liebelar, they said, had Lane on the ropes, and with Lane they were jeorpardized all effort in that area to attain a reconsideration of the Kennedy assassination. Tould I go out there and take Liebeler on?

I would as soon as I had put THITETABH II on the press, I agreed, and O'Connell, aided by other Los ingles area researchers, made arrangements, including for radio and TV appearances and a Liebelar confrontation earlier referred to. Bill sent to tapes of Lane's and Liebelar's appearances. There is no doubt that work was not doing well. He avoided face-to-face confrontation will alleging he was about to file the suit he never faller against Liebelar.

with my second book published, my innebtedness thereby increasing by about \$10,000, I about need it to its own good fortune and set sail for Diebeler. I had been led to believe he would be in the INDU studio, as earlier referred to. He had been invited (at my instigation), to confront me in Chicago December 10.

Instead was a request that he read my second book before he debated his work on the commission. It went in editately by sir. To had been asked and had agreed to confront me on the Harv Morgan show in San Francisco the night of December 13. I was there and he wasn't. Instead there was a tared statement that become nothingness with about five minutes of coment. I was up the sy dicated Pyne Show, the Mark, whose does not ramit it, knowing that station policy procluded the which would have sold copies of MITHUMASH II—to face Liebaler on the Lomax Show on the same station. Liebaler was not there, either, and he was not again on tane's back.

The reserve of TV for wark, pushing him imperson six times) so I could defend work, then also under attack by Governor Contally as a "scavenger". (If Contally ever reads this he'll know the right words.) For three hours I fielded every complaint against work, and there were pleaty, as we one. That we from a former liew Yorkex clothing-store owner who claimed every time work endered his store he stole something. That I referred to Nor, who had one of his ever-ready tiredes for response.

I did it for what the rest of us saak on expect thanks. I did notion it for Mark. I did it for what the rest of us saak and he tries to steel from us. I did it for what the rest of us saak and he tries to steel from us. I did it for what the rest of us saak and he tries to steel from us. I did it for without pay or compensation on any kind, without r payment of my t svel expenses, and et the cost of promoting the book not then on a le. Her I delayed this trip us little as a month, as I then mew, and made it when the book could have been in distribution, these appearances could have sold enough copies to may the printin cost at limit.

Not once did I say those things so devious about Mark's unusual integrity, which was not an issue. No γ did I over hint at anything like his above-quoted fortnote. His repayment will come be of interest.

Another resty exempt of what in oth r endesvor is called "dirty post" is on page 234, here Modest Mark says, "after publication of *Rush to Judgement in 1936, considerable information regarding the possession of the autorsy photographs and Marays became available for the first time".

The relationship here is like that of the noon and green cheese. With a much point any allowed with a much as much the management and the house shelled the barn "There is nothing new, except work's particular distortions and errors, in any of the medical or sutopsy writings in "Rush to Judgement". The books then cut for some time, which had averything accurate here had and much he did not have, were MITALAN and 'Inquest". **Legror of males on the sutopsy put considerable leverage on the government. That more likely then any oth r writing caused official worry was a fortheming "Seturday Evening Post" article on the autopsy by Richard Thelon, as there of the best-selling and uncomplimentary biography of

Joseph P. Mennedy, "The Wounding Fashher". Is dobeen helping Dick and knew what he could have written and didn't what the government could not anticipate he would omit.

Oppical of Mark's great contribution to public understanding of the autopsy is his indistance that what the doctor in charge burns, was his original notes, ith the most rudinantary research and limited understanding of the language bark of the have known that the original notes emisted at the time of the testinday, well after the borning. There the receipts tracing these with autopsy beach to the Commission, hot was burns was the first deft of the autopsy. In a way, has a much mark amount.

In the toping of the "dinority Report" one of those more hested exchanges that were edited to a verter face was an exchange on just this. This else is there disposition this coffee.

its phruses from a "goose farmer". In "HITH LOH, prefer to these sutopsy pictures and M-rays as it had not occurred to his legal mind to do, so what his profession calls "the best evidence". Then he got cround to "A Citizens' Dissent", as re called this chapter- you guested it- "The Best Svilence". The Best Svilence".

books and for a pearances would be redunent. However, this close to his credit -toking for the New Orleans investigation, with which he had nothing to do and which he reduced, with his own grim datarmination, to the even after moving to New Orleans (Garriofa had yet to learn the source of all his blossings) how work conflict that should be set forth. The conditional He makes a clear record when he employs his propagandists' skills.

Mark was in surple when news of the Crrison investigation broke, on February 17, 1987. Those of us who had been halping it while big-shotted around had been silent so the investigation could proceed. Then it became public we maintained the same silence, save for backgrounding the press.

Mark is a monotoness a good thing han he sees it. He promptly encounced to the press that so suppresses him whomat that he was rushing to Hew orleans to give Corrison all he had. By now the reader has an idea of what this edded up to - that Clay Shar was a lawyer.

Then David Ferrie died so mystericusly. Lork, who had mainkling that a Ferrie ever lived, the only previous menion having been in "HITH" "H II in a context he could not steal, promptly amounced in Ferie, as the Philadelphia Inc irer at February quoted him, that "the death of erais 'may break the case wide open'." His predictions are affect as sound as his facts. He is little trolubled. It gets his name in the papers and on radio and TV and sells his books.

The same story "lame said he would telephone new information on the "ew "rleans aspect of the essessination to Germison". Since the fact that Oley on "limb"

Pertrand exhausted his published "information" on the "New Orleans aspect"—

he had just brought out the reprint of thush to Judgement" with the unfulfilled promise "important new information adde " on the cover with mothing of "ewx "rleans in its 10 alled pages — what his "new information" might have been is a secret mark shares with ATT. Neither is likely to talk.

meanwhile, "ark had written a series of articles for the Comanhagen paper, "Estrabladet". The one aplearing March 51, according to Reutars, said:

"I know who fired the fetal shot at resident Lennedy. I know the forces behind the murder of the Freeident". This touly important "new information" he "flush to fredgenest," and saws not to have imported to Ger ifen. and the certainly did not publish it in a "itimation" Dissent". Perhaps it is because the would is not yet ready

que let " "A dissort" Dissort". For hops it is because the world is not yet ready to accept the guilt of Feer Gynt and his trolls!

ever-crosslous Jeremy Compbell of the London "Evening Standard" that he, too, kn w the name of the assassin, and "when Garrison tells his a cry, the i plications will shake the country to its foundations". Sehl, it will be remembered, told the nationwide "Tonight" show that he is one of Garrison's investigators. Could be

have proof that Joe "iller is the real killer?

By March 28th Leno was in few Orleans and the story had changed.

It was no longer of the important contributions he was calting to the investigation and the sensational new data he had turned over to Garrigan. It was that a Carrison had give him the "full outline" of his case, a remarkable accomplishment when it is recalled that at that point Carrison still had no case-was in the information of the investigation that a year and a half later was not completed.

"Then it is presented in court it will shake this country taxitax
as it has now r been shaken before." The sleep said, Middle Mi

complaint from Palifornia towaryers who already have one realey hisbelor teaching their new generations of lawyers, and moved to be Orleans, where he could refused to do any investigating putty should the patent-holder do the work of his licensees, and distinguished hisself in some way, all promotes himself and the work of the could get paid for it, It of the list pay is not peanuts. It will into

The fourth figure for speech. from hy the form all the new function of the fourth figure for speech. from hy there were the new through the formal mark as question "why dended the new through the formal mark as question "why dended the mind. And it makes me

wonder why, when was in New Orleans as feet as he could fly there from Europe, he had not given the grand jury the bone fit of all his consectional new information so partinent to its investigation by the time I testied, April 28, 1967, the first writer to appear before it. Mayway, Rick Townley, then of TOSU-TV and his date, who was not his wife but the daughter of Federal Judge Wisdom, were taking me around the French Tuerter after dinner. As bumped into Mark, who had that day addressed the New Orleans Junior Ber.

"Mow did it go?" Rick asked?

"Oh, fine," Mark exulted, "although they did send me a latter telling me I couls not mention the panding case."

Mark does not embarress essily, lucky California law students.

Dedicated as he is to Carrison, Mark fevors him by not conducting any investigations, for unlike the unc itical editors of his writing and the rem recourseless readers of his books, in court there is apposing counsel.

This is not the way "ark puts it; it is only fact, scandalous feet to the overhead staff members.

hors to wark's taste is the day it came out in "Forum", has publication of the State of Lashington Ditiznes' Committee of Inquiry , over an article he wrote:

"Lark Lane, author of 'Rush to Judgement', is now serving as unpeid chief investigator for D.A. Jim Garmison".

And all the time I thought that wes (Gurvich:

No less helyful is Mirk's spilling of what he represents as Corriginoffice secrets. The inside stuff is also ys good for a play. Mis decision to
write for the und reground press and the small newslethers just hoppened to
coincide ish the scheduled appearance of the second book that he wanted to sell.
Until them he had nothing to write.

Until then one of those who had helped him most on the lest Const, Steve Burton, had the assignment. Steve is chairman of the Los engales Sitizmes' on ittes, a decent and brilliant young man who has Conducted excellent investigations on a introduced the subject into the "Los Amgeles From Tress" and the "Liberation News Service". hen Lane felt he manded this slot to promote himself and his coming book, he created a non-existent Garriosn affront disapprointment with Burton, lashed on his inside sources, and took Steve's assignment. This lasted just long enough to get Lank a lot of publicity,

launch his book of in front of the generation catared to by this mow press. Then had been find the find.

His "help" to Garrison was conspicuous in his may 3, 1968 article.

of his "interception" of a

He there wrote manufactivitintarizativity latter by Edgar Eugene Bradley,

another man charged with conspiracy by Garrison. Iside fro the unlikeliness

n de la compania de l

of any such public confession of a federal crime, even by a can with such talents from for self-propagands, assuming that this time work spoke the truth. That effect does this have on the une of that evidence in most court?

The comp other ways in which mark has helped Garciosm (while allegedly helping himself to all the information gathered by others) meed not here be enumerated. One more example should be enough.

One of the bast-kapt secrets of work' writing career is his lack of understanding of the motion picture of the assassination taken by whether Depruder. He has made no study of it—that takes time and work, demening to the holder of exclusive rights—which makes it easier to write and say hat he would prefer that the Depruder who film shows as a substitute for what it does show. It makes it easier to avoid reference to those books which did bring to light what is known about the Zenruder film and its unassailable evidence, none of which he authored.

So, in the "Pree Press" of April 12 he that the copy of the film "Life" had given Gerrison in a compromise agreement when he had subpensed the original, is "an excellent first-generation color reprint." This must be reassuring news to "Life", which knows bett r than anyone else how untrus each of these characterizations is.

It is not say "excellent", it is poor; it is not "first a narration", it is a b stand, copied from creation one non-original "original". And it is not avan complete.

Mork has ready experts to attest to this. One he quoted as "Gary anders, min."
an engineer". Gary is a kid enamored of Mark, who got him a job as an investigator with Garricon. He knows even less about the Zapruder film than Mark. The heat it heard of Gary has was applying for a job as a matchmen at a los ingeles-area aircraft plant.

Mark has never been troubled by the destruction of the crucial frames of the Zapruder film, perhaps because he was unaware of it from his own thorough investigation until he read it in CHITHELESH. Ther ise, he'd have down

that no copy of he Capruder film made from the original can include what is missing from the original. It is not this whome that is missing from the copy given Garrigan.

To Mark, these permanently-destroyed, irreplaceable frames are merely "missing". He told "Plamboy", which into rviewed him for its February 1967 issue, not that this was brought to light in 'HITT MOH, but that a "the question of the missing frames was brought before one of the con incion's lawyers" (strange this new reductance to mention Liebeler by name) by a student, Dave lifton. Liebeler, Liebeler, the says, then wrote manking mether unusual, since, as work should have known, it is Liebeler who took Zepruder's testimony, know these frames were missing, as I had already exposed, and sup respect it with a borely sudible "Mops".

If the read r has not by now laarned how well "ark knows my work, he soon wil.

"import not new material added" to the reprint of "Rush to Judgement". There what he sooms to be talking about is the abandoned lifton tahory that the road sign between Repruder and the President that for a significant pariod blocked the Arasident from the lens was moved blocked in that it had been removed and replace, not strangely, was not exposed in "Rush to Judgement" but in HITETHAM. No less strangely, it came out in a deposition taken by baley Liebsler, with whom Eifton enjoys his own associations. It was ignored by Liebsler and the Terren Commission because, once that sign was removed, no accurate re-enactment of the crime was possible, and the Officel re-enactment was indispensible to the framing of Oswald.

It is unsortunate that Lifton didn't go out of the theory business after his most original one, that the assassination was actually committed from papier-machier trees that the power structure removed during the night. He explained to me at great length how he had photographic proof of it. That proof is as yet unpublished, as it will forever be.

At no point in this "important new information added" in the reprint

Selected to the selection of a selected section of the selection of the se

edition of "Bush to Judgement"-standard sucker beit to con these with the hardback addition into buying this chapper one also-does work acknowledge that any of the Zapruder file is missing. If he didn't discover it or steel it it just didn't happen.

That good is a exclusive patent if you do not exercise your rights? Here is that memorable paragraph: from page 387:

Potentially the most complete record of the assassination consists of the 8-mm, motion picture film taken by an amateur photographer, Abraham Zapruder. The Commission published most of the frames from that film but failed to publish frames 208 through 211. A street sign, visible in frame 207 is but partially visible in frame 212, for the photographer panned to photograph the moving limousine. In frame 212, lines of stress seemed to be present on the sign, and these lines change in length and in intensity in succeeding frames. They appear to intersect upon the lower left portion of the sign, but that portion is no longer visible by the time frame 212 was photographed. What the Commission has failed to publish, then frames 208 to 211-may be photographs of a portion of the sign struck by a bullet, for the lines may be the result of energy transmitted through the sign by the bullet's impact. This question was raised by David Lifton, a graduate engineering student and an associate of the Citizens Committee of Inquiry, with one of the Commission's lawyers. The lawyer was so concerned that he wrote to J. Lee Rankin, the Commission's general counsel, and to Norman Redlich, a Commission attorney. The Commission lawyer wrote: "Our physics major critic explains the marks on the sign as follows: Energy was transmitted to the sign by the impact of the bullet. This energy caused the surface of the sign to refract light waves in a patsern similar to that which actually does appear on the sign. i personally have no way of knowing whether this is correct or not, but it seems plausible to me. Not only were the relevant frames removed before pub

Le Then says of the non-couting frames, They were "removed before fullication":

From the top:

This film is act "potentially" the "most complete record of the escassination". There is nothing approximating it in all the evidence.

The Commission didn't just "fail to publish frames 808 through 211" it couldn't. They do not exist in the original. and it is not these a care.

I "street sign" is not "visible in frame 207" and "but partially visible much frame 212", for there is also no frame 207 as there is no I ame 212 het is identified as frame 207 is an altered version of Frame 207, with the filt ration clearly visible -even to Mark is he looks-at just this sign. The mutilation is from the splicing. That is called frame 222 lie actually the top helf of 208 to which the bottom helf of 1212 has been spliced.

That quitt to be shown in this bind of expertise, and the kind of the contraction of the spliced.

That aught to be card in the word does not of end, and the kind of intensity of writing and research, if the word does not of end, and furnism.

comere established that it can at a speed of 18.3 frames per second. Mark's science is brother to Lifton's physics. Esemination of the namer coult not elselose the speed at which it actually exposed film. That is possible only by study of the film itself. This studyex was never made-for the gov. ranget dere not take it. That particular camera, and I own a duplicate, has two settings, normal or 18 frames per second and slot motion, or 48 frames per second. Lither is the speed at which is is usually set.

Rowever, unlike most movie demens, which have fixed satisfy this one change in the control. The benest (pressure of the finger on the centrol can shift it from one speed to the other. The motion is so slight it escapes the eye. So, although it is extremely unlikely that it happened, the speed at which this model of camera exposes film can be varied from about 18 frames to about 48 frames par second.

Despite the sivertising ascreditation of his scholarship by Holt, there is no alteration of this fact possible, as it is also impossible to state how rapidly that semera exposed ilm during the assessination by "examination" of

of the come row.

The different version 4 rt offers on 1980 221 is no more securate:

"The FEI laboratory and the Bell be the Jo pany established in

Seprudar's

separate tests that the film red through Zer camera at the speed of ap rexidetely

We have he extended to the first of the special of the fourth of the special of t

These tests were marely of the rete at which the comer ren when it was held of
the "normal" set in said is not establish the speed at which the comers ren during
the assessination of a "slow matter". They make he would be would speed

Aur of frontle, no does Merminium Mech who wincombe, did it ell-all by homoself assume ordered that the Lagrader file shows the or sevent being simultaneously driven to the rear and to his last by the so-called fatel shot, who were in unhappy with any question of his er or. He is ordered in the fact and who dare question has holder of the monopoly patent?

According Much accountry

bullet struck the "resident's head, as one can see from the photographs, he was thrown to his left and toward he real of the lineusine". In the single accurate reference to his one book, page 25 (there is nothing relevant on cital pages (-5), he actually is much tone a photic. On page 197 he cites the reproductions of the still from this movie in axhibit Volume 18, an indeterminate number (beginning on page 70, as authority for this statement, "This film desirably shows dramatically that when the bullet struck the President's head it draws him instantly and forcefully to the left and to the reaf".

Were invists that the notion is first fufficient regreerd, and these are parts of a single action. He conceives this to be proof of the shot coming from the fares of the grassy haddle dusque in

the slant claims a patent on the uested the most "grassy knoll" based on his having for femiliarized himself of the first-day, mire-service cony. This patent, if he choses it exercise it, he will have to contend the theory impulsion of a state of the content with acceptant without sith potent wires services. However, there is apparently no patent "ark does not claim."

One the resder understands how difficult patents are to comebody in this field, how impossible to enjoy a comprisht, as Mark has so ebundantly demonstrated with my own, he can better understand work's unexpiness on learning that one of the real patents he holds is on er or. The assassination just didn't hap an that way, the Caprudar film doe n't show it that way, and Mark own the copyright on what didn't hap an and the film doesn't show.

Having gone to all this trouble to establish ralsehood as fact, a manual monopoly previously enjoyed by the varren Commission and its apologists, which was parhaps understandably previously peaved (a Free Press" desdription would probably be more practice, if less acceptable elsewhere) when I intersupted one of his fillibusters on a Pashington TV show on which he was my guest the night of June 4, 1968. Or at least I thought he was my guest until he started his customary uncredited use of my material as his.

that entience, had I than the disposition, and, having just read so much of the comparition in "A Citiznes" Dissent" I was not so disposed, for earlier in the series of even shows the comparition in the series of even shows the comparition of the film. Then I had finally persuaded even him that he was wrong, his indignation was mighty. That difference didn't make if the President did not go xirxix

| Dack and left at the same time? The Sommission was wrong anyway, wasn't it?

The truth, as any reasonably careful examination of the excellent color slides in the Mational Archiv's shows (remember that Molt flackery about all Mark's original discoveries in this very some Mational Archives) is that the President is driven becaused with incredible force. Very rapidly in motion, but with poinful equisite slowness if studied on the slides, he then pivots counterclockwise. It is only after doing this that he falls to the laft, onto Mrs. Remedy.

Ind there is, dear reader, a difference. Mark uses the question what difference does it make?" rather more often than single-minded devotion

TO THE WORLD SEED OF THE WORLD SEED OF THE WORLD SEED OF THE WORLD SEED OF THE SEED OF THE SEED OF THE SEED OF

to truth warrants. He nulled the same line men, on the "Linority Report" med a number false by Af Phitagraph has been actived at the line is more perperly liebeler's, and he also used it about the same picture, which he also entered into evidence in corrupted form. The difference is that where the resident without doubt was hit from the front, he need not have been hit from the scint work postulates, mades the Lapsack film prove to two.

The difference is also between fruth and falsehood, and, particularly then the subject is a Presi: ntial assassination and its official investigation, that should be an ever more important difference than it suelly is.

In any event, this should be enough to establish just how much hark available knows about the Zapruder film, the most important single piece of evidence, and just how much real halp he is to Carrioan.

lark, in other areas, is a genuine expert on help. Mostly it is on helping himself to what is that the property of others. Because I called him a crook to begin with and also proved it to begin with, I think it would be unfair to be we the impression that this is an infrequent, temporary abbaration with him or that he is really a clever crock.

It is not infrequent and he is not good at it. To ight be if he really trivia. I think he doesn't care. On the tarme Tychow, when I tried to cledit someone who had done original work in another area and postated its whether imporpor use without credit, hark was explicit in justifying literary this very the others. It can safe by be assumed he enxtends the same right to himself. The or not be xxx claims the right, he does exercise it. In most cases this is difficult to establish, for the same source can be consulted and Quoted.

For example, although it mould have helped "Enter to Judgement" no end, back was blis fully unaware of the pratty rotten trick played by the FEI with Ers. Carelyn arnold's evidence that could have proved Cawald was not even on X the sixth floor at the time of the assassination. After I published it in PMOTOGRAPHIC THIS has end reprinted the facsimiles from the appendix of that book for count projects, he stole it. Into doing, he got his fortnotes

crossed. Are y'listonin', Usslav liebelera

not in error-just impressively redundant. In a single short paragraph there are four repetitious forthetes, which, of course, swell the total market the plagianism seem more impressive. This one deals with Dallas policeman marrion i. Baser. All of it was available for "Rush to Judgement" and, conclute as it is and thorough as Mark's work indubitable is, it simply is not there. Had he included it in "Rush to Judgement", which he most assurably would have had he known about it, that part dealing with where Os ald was at the time of the assassination of which have been more impressive persuasive.

We can all-and down whise these things. I had not noted it for inclusion in my own first book, and when I did, I had missed it in the Commission's printed evidence and saw it in the ciles. So, descite his publisher's almost indeent touting (with anyone also there'd be no need for the qualification, additional but work can tolerate more than just), Mark, too, was imperfect. The difference is that whereas Mark missed it for this first book, he read MITH ACH II

(A few illustrations from Thompson's book are on pages 40,63,64, 89,112, 171, 180 and 234. Like Lane and for the same purpose, to claim what otherwise he could not and to hide his thievery, Thompson lists the appearance of the books to which he added but conjecture and knowing error, in this secquence: "Inquest", "Rush to Judgement", "Whitewesh" Thome other books that appeared before his, WHITEWASH II, OSWALD in NEW ORLEANS, and PHOTOGRAPHIC WHITEWASH, from which he also cribbed without inhibition, he pretends have no existence-pp. viii-ix. He had he had also cribbed without inhibition, and proteins have no existence-pp. viii-ix.

with the cartein instinct of the rebuit puncher, et ributed it to me. Ik wha fully and high for we enalyze these two cases, a word of mitigation for Mark.

These two lightfingerings are in xxxxxx his response to the sarious of

(p.270). crossed. Are y'listonin', Wesley Liebeler?

Next page, next incident, same thing-save that the fortnotes are not in error-just impressively redundant. In a single short paragraph there are four repetitious fectuates, which, of course, swell the total make the plagiarism seam more impressive. This one deals with Dallas policemen marrion L. Baker. all of it was available for "Rush to Judgement" and, complete as it is and thorough as Mark's work indubitable is, it simply is not there. Had he included it in "Rush to Judgement", which he most assuredly would have had he known about it, that part dealing with where Canald was at the time of the assassination offuld have been more impressive persuasive.

We can fil-and do miss these things. I had not noted it for inclusion in my own first book, and when I did, I had missed it in the Commission's printed evidence and saw it in the viles. So, despite his publisher's almost indepent touting (with anyone also there'd be no need for the qualification, additional but mark can tolerate more than just), Mark, too, was imperfect. The difference is that whereas Mark missed it for this first book, he read MITE MAN II

For Mark as for other mortals, this is stealing. He thinks it is both ight and his right. If he is not unique-for example, Josish Thompson did it "Six Seimes m' Dillis" While affining the office concentrated form, all of his footnotes reading, "according to a locument recently discovered in the archites" actually meaning "according to what I lefted from HITEMARK II"-he is more easy senctimonious.

Merk has a little twist of righteous indignation he propagandizes throughout the country. I had cited several of his swifty steelings to others working in the field. He instinctively took what is true of him, the deep and sincere belief that he of the subject and the field, and resix with the cortain instinct of the rabbit puncher, attributed it to me. It was fully and fixed from him way.

Before we analyze these two cases, a word of mitigation for Mark.

literary int
These two lightlingerings are in xxxxxx his response to the sarius of

450

(p. 270). crossed. Are y listenin', Sasley Liebeler?

Hext page, next incident, same thing-save that the fortnotes are not in error-just impressively redundent. In a single short paragraph there are four repetitious footnotes, which, of course, swell the total muste/ mil museu more impressive. This one deals with Dallas and museit policemen warrion L. Baker. All of it was available for "Rush to Judgement" end, com lete as it is and thorough as Mark's work indubitable is, it simply is not there. Hed he included it in "Rush to Judgement", which he most assuredly would have had he known about it, that part dealing with where Ostald was at the time of the assessination of uld have been more impressive persuasive.

We can fil-and do and miss these things. I had not noted it for inclusion in my own first book, and when I did, I had missed it in the Commission's printed evidence and saw it in the files. So, descite his publisher's almost ind/cent touting(with enyone else there'd be no need for the qualification, but wark can tolerate more than fast), Mark, ton, was imperfact. The difference is that whereas Mark missed it for this first book, he read HITE ASH II

y the prior to his second and picked it up from there, without credit.

For Mark as for other mortals, this is stealing. He thinks it is both right and his right. If he is not unique-for example, Josiah Thompson did it offmoun sterry, 🚭 his fortnotes reading, according to a document recently discovered in the Archites" actually meanter "actording to what I lefted from HITE AND II"-he is more enth sanctimonious.

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Before we enelyze these two cases, a word of mitigation for Mark.

These two Mightfingerings are in xxxxxx his response to the scribbs of

企业工程公司

A CONTRACTOR OF THE CONTRACTOR

four CBS hour-long "special" TV apologies for the lovernm nt. CBS also plagiarized, including the entire ides, which I had earlier proposed to them and they had permanently and forever rejected, in writing. The difference between my proposel and their performance is slight: I had not considered a dishonest job.

Here I think it also fair to note that Mark is not one to refuse all credits. First, he is shrewd enough to know he has to include some. te cridits Ray Marcus, who has done excellent and important work but has not 🤧 written a competfitive book. And Marcus is his good friend who slac helps him imagin tive/ mightily in Walifornia. However, he new r credits Lillian Castellane, who tried to give him very good material, free, that Mark didn't beve cense enough to use. Lillian and I had separately and independently, discovered 🛬 some of) misresiings of the photographic evidence, as wereus and I also had. Of course, Aillian also can of perform the service for wark that May does.

So, when wark is trying to clobber CBS for its dishonesty and he knows

they, too, here lifted from HITHMAN, he is happier pretinding he desen't and fraging (his about mout ment) (know hot any hory think these. It alone is almost from in admitting the possibility envois could next here on p ge 108

he discusses the CBS belief that the shabing of the wapruder camera was causes by what we had seen and is an additional proof that the President had been shot earlier than the official paid fiction permitted repeats the OBS felse credit that is to a two-year ater source. Mark and OBS both read that, in a much more complete context, near the bottom of page 49 of CHITECASH. There is an additional difference: CRS read it much earlier then Wark, in the limited edition to which wark had no acess of which a know. CIS had the two top executives of the "specials" dapertment reed it before rejecting the idea -and the need of poying for it,

Mark had it easy in his palming of what I had discrevered with Ars. Arnold. I had also but the entire story together for him. Thet part of this chapter of PHOTOGRAFHID CHITEMACH (pages 74ff) is longer than meet of his chapters, it is pretty complete. Here is the real story:

atori de como da **ambini ecambina de man**egada e espera especialmentes de subspecialmentes de subspecialmentes

In the course of framing Cawald, the Commission sent the TBI back to the Texas School Bo k Tapository Building for the unpternth time in Marh. 1964, to get signed statements from each of the amployees. This included Ars.

Serolyn Arnold. In no case does the file contain the original signed

for a respect upry. On all other
statements, so the New Baker incident illuminates. In each offset is to case, the

we produce the photosopies, which is fester and much chaster and other into the

understat unverying method. These ar retyped, so we do not know that the

original statements, written by the FBI, said before the witnesses signed them. "SIGNEA"

Hrs. Arnold's statement was jublished by the Com ission bacquse it was the way the the two minimum with the frame what is measured to the frame allels. The key line here is "I did not see Las Hervey O swald

at the time President Tennedy was sort. She also says that she left the building at a "about 12:25 a.m." and doesn not remember seeing my stranger. The was "in front of the building".

where I printed this statement by facsimile in (HOTOC 17H13 HITE 25H I did not give its source. Instead, I referred to the text, there the source, Volume 22, page 634, is given. Mark merely incorrectly assumed that it came from the same source as the earlier TRI report of an interview, printed in facsimilae on my preceding, facing page. WMNU MMUTENT Twis report I had retrieved from official oblivion in File 5, where it is page 41. This unbage in cost of the bag. She saw earlier interview with Ars. Arnold lets Orwald as she was <u>levving</u> the building. He was in it, near the front do r, but inside it, adjacent to the werehouse doors that are close to the main, front entrance. Oswald, quite obviously, could not have been at that # sixth-floor window ready to brook of

f the President and on the first floor ready to cos ave it at one and the same time. So, the 🚒 earlier FEI report, INDIVESSED exputo ensible the fremeup, merely lies in quoting Mrs. Arnold. She did not see this report, thich is not a statement by her and did not require her

vi indispensible the frameup, merely lies in quoting Mrs. Arnold. She did not see this report, which is not a statement by her and did not require her signature. Therefore the agents could get away with lying. They misrepresented the time from almost the moment of the assessination to "a few minutes before 12:18. Even then, the Commission ignored this viewing of Oswald where its

on the first floor. are arnold was not a witness the deport ignores her evidence antially.

The pivotal things are masked in the second report: first, that was. Arnold sew Oswald as she was leaving the building, which the right to correct time, and that she was standing in front of the building and could not have seen Oswald, the, there is every reason to believe, was stadning in the doorway behind her, hence out of her sight.

Mer. is how work takes from my writing that sort he wanted, to which in this case he did not add any error except in his footbotes: It is from his pages 80 and 80:

floor of the building "to go downstairs and stand in front of the building to view the Presidential Motorcade. As she was standing in building to view the Presidential Motorcade. As she was standing in front of the building, she stated she thought she caught a fleeting glimpse of Lee Harvey Oswald standing in the hallway between the front door and the double doors leading to the warehouse, located on the first floor. She could not be sure that this was Oswald, but said she felt it was." In a subsequent signed statement which she executed for the same agency, Mrs. Arnold said she "left the Texas School Book Depository Building at about 12:25 PM, November 22, 1963." It Mrs. Arnold saw Oswald on the first floor of the De-

*In the statement of November 26, which is not signed and which the witness did not have an opportunity to see in order to verify its accuracy, the witness did not have an opportunity to see in order to verify its accuracy, the witness did not have an opportunity to see in order to verify its accuracy, the witness did not have an opportunity to see in order to verify its accuracy.

DID OSWALD SHOOT THE PRESIDENT?

pository, near the front entrance, only minutes before the association, then clearly he was not, as CBS stated, "on the sixth floor" at that time. The significance of Mrs. Arnold's comment is appreciated when placed alongside the testimony of the Commission's witness who claimed that the man he saw fire from the sixth floor window had been there for about seven minutes before he fixed. The second seven minutes before he fixed.

then the sew Cswald) to be a few minutes before 12:15".

Cark has a real house hangup on footnotes. He thinks they lend en

air of authoritativeness. Here he has one reading:

25

Folling im edictely Mark says:

A well-known photograph taken during the assassination, which shows the persons standing at the front entrance of the Book Depository Building, may provide corroboration for Mrs. Arnold's observation. This picture depicts an individual who bears a striking resemblance to Lee Harvey Oswald. The Commission alleged that this individual was another employee of the company. Billy Lovelady, but it tailed to resolve substantial contradictions in the evidence relating to that question. 72. CBS could have made a positive contribution to the fund of information now available regarding Oswald's whereabouts by interviewing Mrs. Arnold and Billy Lovelady, but neither witness appeared on the program.71

So would Never, if he has known down of.

How it happens that the FBI took pictures of Lovelady in the shirt it said he said he wore to the assassination. It has the broadest stripes in the world. It was forced to take this picture, beletedly, by bark's enemy, the smaller man whose nose he was also goin to punch but never got around to, Jones Harris. Mark knew the whole story because he had been going c eze trying to get a picture of Loveledy and, then finally given some

It seems that if he had known of the existence of this picture when he was in Dallas, he would not have gone to the considerable trouble and expense of unsuccessfully trying to take a L_{Q} velady picture. The General Services Administration charged by only \$1.50 for the print I have. However, this

that sould have been one of those "never-before-seen" pictures Holt edvertised but didn't print. The entire sequence of proper pi ctures is on the lest page end the inside back cover of HITE ASH II. Here there can be a reason for Wark's reluctance to tell the intire story, includes the credit I gave to Jones . i had also used it on the Jo the Joe Tyne Phow in late 1967.

H Mark he missed the boot in lecturing (35 on what it could have don, no doubt because his work is so "complete" Rather than not interviewing either of the Loveledges, CBS sew them both. It dered not use what it got. Bob Richter had askad 🗨 permission to use my Lovelady meterial and I sent it to him. "s then went to Dalks and did exactly what I alone had specified the government should have done, asked Havelady to put on the abirt he was waring that day, stand in the same spot in the doorway, and be photographed.

Folling im edictely Mark says:

A well-known photograph taken during the assassination, which shows the persons standing at the front entrance of the Book Depository Building, may provide corroboration for Mrs. Arnold's observation. This picture depicts an individual who bears a striking resemblance to Lee Harvey Oswald. The Commission alleged that this individual was another employee of the company. Billy Lovelady, but it tailed to resolve substantial contradictions in the evidence relating to that question. CBS could have made a positive contribution to the fund of information now available regarding Oswald's whereabouts by interviewing Mrs. Arnold and Billy Lovelady, but neither witness appeared on the program.

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Mark may have had the FBI Lovelady picture, He does cite the file in which it appears in "Rush to Judgement", typically, missing the essence. That could have been one of those "never-before-seen" pictures Holt advertised but didn't print. The entire sequence of proper pictures is on the last page and the incide back cover of HITE ASH II. Here there can be a reason for Mark's reductance to tell the entire story, includes the credit I gave to Jones II. I had also used it on the Joe Pyne Show in late 1967.

Mark he missed the boot in lecturing (BS on what it could have done, no doubt because his work is so "complete" Rather than not interviewing either of the Loveladies, CBS saw them both. It dered not use what it got. Bob Richter had asked permission to use my Lovelady material and I sent it to him. The then went to Dalk a and did exactly what I alone had specified the government should have done, asked Lovelady to gut on the whirt he was wearing that day, stand in the same spot in the doorway, and be photographed.

me The

A SECTION OF THE PROPERTY OF T

husbend to wear the shirt he had on November 22, 1985 and then to say he had thereafter sorn it only once because she had put it away. That once were when Richter photographed him. (b.240).

That shirt is just as unlike the shirt on the men in the doorway in the altgens picture for cited above 1 (which, Incidently, is the same continually) is the same picture he had protested, what difference does it make" when I will its elteration by the farren Commission, which were not have the original and never printed an uncorrupted copy.) I know. I have the pictures CBS suppressed,

complete with Bon Richter in the foreground, and in fullmend very vivid color. It has
The largest black and adaptered I have ever such to a stirt.

The Baker affoir, also lifted in apparent ensuer to CBS, is on page

90 of "A Citizens' Dissent":

A ...

Seer. If, for example, Oswald was not "emptyhanded" but, as the original reports had it, had been drinking a Coca-Cola—there was a vending machine in the lunchroom where the encounter occurred—then he almost certainly could not have left the sixth-floor window after firing the shots, hid the rifle on the sixth floor, run down to the second floor, entered the lunchroom, operated the machine, waited for the bottle to be dispensed, opened it and been "drinking a Coke" when stopped by Baker. There is evidence that indicates that Oswald was "drinking a Coke" at that time.

When Baker testified before the Commission on March 25, 1964, he claimed that Oswald "had nothing" in his hands at the time. 82 Subsequently, however, Baker was asked—for unexplained reasons—to submit a handwritten "voluntary signed statement" regarding certain aspects of his activities on November 22.83 "On the second floor, where the lunch room is located," Baker wrote, "I saw a man standing in the lunch room, drinking a Coke." The words "drinking a Coke" were subsequently scratched out and the change was initialed "MLB" by the patrolman. 85 If Oswald was "emptyhanded" when Baker saw him, then why should such a mistake occur in a handwritten statement so many months later? 86

A reasonable answer seems to be that Oswald may have been "drinking a Coke" when stopped by Baker shortly after the shooting on November 22. CBS, however, which declared that its conclusions were undoubtedly the most "reasonable" that could be reached, declined to explore this sensitive area. **

Although This is much less complete than my haddling, from which Buku's

Buku's

Cark simply took it I ment into all the other contradictory versionsx

of the same encounter or Rober, the never once said what the Commission wanted to use in the Report except when he testified. In every case, he said the opposite. THITE ACH II HAD all entire the pter called "Daker's Comen".

The concludes (page 44) with the facsimile reproduction of the handwritten

Stand of. This is not Bakeris handwards, as mark sup, but is hard the FBI Gent.
The FBI present uniting the transmiss because there god more entired we their contents.

Statement. What we met in while is all to what pass.

Because mark didn't have space for-and just di n't dare; stand oll of my Baker investigation, I think it may interest the reader to know what he neither says nor implied by the phrase ""for unexplained reasons" relating to Daker's handwritten statement. The Complacion couldn't emplain it. They would not have anyway, for that would have been fatal. However, on Saptember 23, In by would 1984, the date of that statement, the "agort was coming of the presses. It therefore could not have explained what it didn't dare acknowledge had it been insonally disposed to.

Her a is Norks real source on the Baker statement, from CHITELASH II, which was written about the time his first book appeared and was available only a few months later ## edited it for appeares. Lork cites nothing from that I edited out:

I married L. Baker, do hereby furnish

The voluntary signed statement to hickard of Burnith

who has identified himself to me as a special

agent of the Federal Bureau of Soverlyation.

On the second of the for, where the

lunch room is lusted, I saw a man standing an

the lunch room. brishing to solve. He was almost

in the lunch room at also time.

and correct to the kut of my howledge. I

have initialled each fuge and each constan.

Witnesser

Witnesser

Libard, Burneth Special agent, 7. B. I., 9/23/4 Dollar

Bushey to Hargin 1082 Stallar Palice Dept.

Again, there seem to be little need to continue this as indefinitely. I do not in any way exaggerate in calling him a crook. I might have used a ch a scriptions as "wholesale", but, tolerant as I am, and having in silence accepted this for so long, I refrained, did I not?

He is not always this smooth, however, and parhaps my silence to much the buy annual. I derives the encouraged him to carelessness, in the hap y thought I'd forever be silent. In any event, on one of the other coasian all to frequent where he had flubbed the obvious and he was careless. It is this one that I pushed in his face on Tashington TV the night of June 4, 1988.

In the third chapter of "A Ditizens' Dissent" Mark recounts what had for years been old hat, inters rvice rivalry. This is from page 14:

telt it might have been something unpleasant. The reports of responsible journalists regarding the witnesses' reluctance to talk receive corroboration from the witnesses and from an additional and unexpected source as well. The interservice rivalry between the FBI and Secret Service was very much in evidence in the hours following the President's death. FBI agents, in an effort to trace the alleged assassination weapon, arrived at Klein's Sporting Goods Chicago, conducted their interviews and left before the Secret Service agents located the store. When the special agents of the Secret Service called upon Klein's, they were at first unable to secure any information, for the relevant witness informed them that he had been instructed by the FBI agents not to talk to anyone.10 The Secret Service agents were called upon to explain that they had priority and that the FBI agents could not have expected their injunction to apply to Secret Service interviews. Very few journalists, even if they had wished to pursue the investigation, could have been as persuasive as the somewhat beleaguered investigators from the Secret Service.

Governmental initiative designed to prevent the publication of a

Usline most of the pages, which fairly crawl with unnecessary, showy fortnotes, at this point there is but one in more than three pages.

Fortnote 10 cites the alleged source of this paregraph. It reads, "See index to Basic Source Materials in possession of Commission, Astional Archives".

On rege 97, Mark again refers to the "index of the basic course materials relied upon by the Commission", with a footnote reading, similarly, "Metional

suell hitrories Index of Basic Source meterials in Possession of Commission", Which has

The text is smide: "Since Severeid(Mark is again after ORS, and it is Eric Severeid) is stationed in Tashington, D.C., he might easily have journeyed to the National Archives and asked for the index to the basic source asterials relied on by the Commission".

1						
			2			·
	Rep	ort Agent	Subject		Date	City
ĺ	22. FBI	McGuire	Ocwald, Internal Security-Rusets	•		Savannah
I	X 23. FET	Murphy	Oswald, Internal Security-Resis			Oklahoma City
	24. FBI	Sweeney	Oswald, Internal Security-Russia		12/ 1/63	_
	25. FEI	Twiner	Oswald, Internal Security-Russia			Cleveland
	26. FBI	Cameron	Oswald, Internal Security-Russia			Albuquerque
	27. FBI	Reid	Oswald, Internal Security-Russia		2/ 1/63	_
	28. FBI	O'Flaherty	Oswald, Internal Security-Russia		2/ 1/63	
	29. FBI	Larkin	Oswald, Internal Security-Russia			Boston, Mass.
	X 30. FET	Brown	Oswald, Internal Security-Russia		2/ 1/63 :	
	imes31. FeT	Twiner	Oswald, Internal Security-Russia			Cleveland
	32. FBI	Learence	Oswald, Internal Security-Russia		2/ 1/63 1	
	33. FEI	McGinnis	Oswald, Internal Security-Russia			os Angeles
	X34. FBI	Sanders	Oswald, Internal Security-Russia			nocville
	35. FBI	Rushing, Jr.	Oswald, Internal Security-Russia .			t. Louis
	₹36. FBI	Thompson	Oswald, Internal Security-Russia .		2/ 2/63 M	•
	⅓ 37• FBI	Hutchison	Oswald, Internal Security-Russia .			ouisville
	×38. FBI	Carlson	Oswald, Internal Security-Russia .			inneapolis
	39• FRI	Freeman	Osvald, Internal Security-Russia .		/ 2/63 L	
	+40. FBI	Wilson	Oswald, Internal Security-Russia .		/ 2/63 B	
	41. FRI	Fletcher	Osvald, Internal Security-Russia .	12	£2/63 1 ∶	ndianapolis
	★42. FRI	Johnson	Oswald, Internal Security-Russia .			eksonville
	¼3. FBI	Herris	Oswald, Internal Security-Russia .		/ 2/63 ca	
	44. FBI	Street	Oswald, Internal Security-Russia .			nses City
	大45. FBI	Cooper, Jr.	Oswald, Internal Security-Russia .		/ 2/63 De	•
	<i>i</i> .					

Severeid would have masted his time so valuable to CDS. There is no this such index. Helmerk home any work at all in the Mational Archives, whe profunded and eductived, or in a de paid at ention while he was there, or understood what he saw if and when he saw ito-done so ything but take the guided tour + he could not help knowing that the greatest single obstacle to access to the Commission's basic materials is the <u>look</u> of an index. To assure this problem, Howard T. Willens, one of the Department of Justice's contributions to the Commission's staff and the staff director, launched an economy wave twery possible penny was pinched when Joh Kennedy was Quanel down and his successors investigated how they came into power, This is what the Warren Commission really did and inko doing legitimized the Cohnson administration and ended the proper-name index that had been commenced. Only Mark's peculiar kind of 'Emo "theroughness" in his work and "completeness" of his examinations denied him this, the est elamental knowledge required for the simplest work in that enormous literary quagmire that is the Commission's Wiles-those not still suppressed as well es those that are.

hat he was referring to is a list, manningless but I gobbledegock, for exempl, misrepresentation, meaningless and obfuscation. For exempl, the first complete page, the second, typical of to many, consists entirely of listings of files described but men without meaning or accuracy as "Osweld, interval Security-Russia". Some of these have no relationship with either Osweld or Russia-probably most do-I haven't checked them all. Some are on the more virulent fascists and I quote them extensively in the unpublished back COUF DETAT.

Had Server Severeid beeded Marks advice and had he also read his mind and understood that when Mark speaks of the none-existent index he really intends the Meaningless list, what would be have found? Not what work directs him to, evidence of suppression, for that word or any substitute, like the official suphamism, "withheld", does not appear once in all 185 pages. Somebody would still have had to tell Severeid what Mark says he

A THE THE PROPERTY OF THE PARTY OF THE PARTY

would have seen for hidself. The workels est this kind of writing up on? Marke is a specialist, but it does not help establish truth or tell the people what really happened.

Deversid, hed earl's recommendation be not all sensible, it ould also have been privally unhacessary, it it is not necessary to the go the Archives. The government does not keep that tabular frivality under wraps. A messanger with eight dollars, certainly less costly to CBS that its star performer's time, would have returned with a mircofile of the whole thing. For 37.00 the government sells Merone copies. It suits mark's purpose to imply that even the sweet of the file clerks is the electification.

because he understands it but because it is sond propagands and he once devised a way to use it to halp sell "Rush to Judgement". Holt flew him around the country empensively and extensively. To have quoted his own account of his pilgrimages. At each stop to begand the faithful to join him at some distant data in a picket line around the Archives building to end this swful suppression-and until then to sign petitions.

These pattitions were not to be sent to the hist of the Archives (the or ng around the archives (the or ng around the archives).

Once, then "ark has him indulged his quaint sense of halixxxx almost to my face-he and fent Jones were in Jerry dilliam's studio at MBM, Chicago, and I, thouse, was broadcasting by phone, he wound up on this harrangue.

The suppressions or by the agencies of origin. Nost by for ore alessified on "cover's order. Let us know when you want to picket Hoover so I can be there with you.

At their moment brave, radical-sounding, civil-libertarian, heroic

and standard and standard and the second of the second standard standard second second second second second second

found he wed just the courage required not to sign the Writers' and Editors

Protest of the Vietnem war. At that moment also his pickethine pitch and

his petition-soliciting ended. Mark is good for clob aring the boys in

gown; not Hoover.

There there is no suppression, his lack of knowledge and his cracular concept of self can find it.

So, he has enlightened the work as he show does with this eccount of the consequences of interservine rivelry at Whein's. Only one part of it was not headline of the time of the assessination. Everybody knew the FEI had there closed every mouthfit sould intimidate. It is in "Rush to Judgement". It is not uncharacteristic sodesty that prompted the customary and often insperopriate seles-yilloh refer nos to the earlier book. It is to hide his consumsate incompetence, which had been to Which's without lawraing or an arently even suspecting what is the key point here: that the FEI derechard the Sercet derice in its investigation of the assessination, a field in which the Secret 3 rvice then was it charge, for it is in the age of the Tracident's security.

it all these michels and dimes of ell the many Americans we without great financial means going to pay for Mark's really expensive travel costs in his "investigation", and with his own firm belief in his own infellibility and omniscionce, Mark was not about to city his own writing as endormment of his expensive failure.

Being Nork, he just had to site something. End he be n Josish Thompson, he'd just have cited the source I in every case cits when I publish. Being Mark he also has no great liking for work, even such easy work as picking up HITE MEN II. Not being mark, I do not bathe the reader's eye in unnecessary for thotes. The reproduction from the sup ressed files is on page 39. Here is what it looks like the e, as I edited the original six-page report form to the two page important excerpts:

At approximately 1:45 p.m., on 11-23-63, Special Agent Tucker arrived at Elein's Sporting Goods and began an interview of William J. Whitnen, Vice Precident. Waldman advised Special Agent Tucker that the FBI had been at his place of business from approximately 10:00 p.m. on 11-22-63, which approximately 5:00 a.m. on 11-23-63 and also that he, Waldman, hea given the original microfilm of records pertaining to the mail order sale of the suspected nurder weapon to Special Agent Robert J. Dolan, FBI, and that Dolan had allegedly departed Chicago for Washington, D. C. on the morning of 11-23-63 apparently to hand deliver the microfilm to the FBI Laboratory for analysis.

It should be noted at this point that Weldman kept reiterating that he had allegedly been instructed by the FEI not to discuss this investigation with anyone, and it was necessary for Special Agent Tucker and subsequently also Special Agent Griffiths when he joined Special Agent Tucker at Klein's Specting Goods to point out to Weldman that the U.S. Secret Service has primary jurisdiction in a case of this nature and we had definite interest.

(Excerpt from Secret Service Report of 11/23/63, #CO-2-34030)

39

Here I give morely the Sec et service identification, not that of the formission. The large test to large or too self-confident to bother religion the text, he's have had to then to only the first page of the chapter, to learn that this was from File 87, first folder, socurent 108. Had he gotten or morely lead to see this document in the Problem, be sould of have done so without provide this file identification, so it is about he did not get his important of the from the tenure. Then is a possible for a linear incorruptibility that is what he really seeks to as in his file for anot.

The service there are smong those who will read this fine who think it is nonetheless possible that fler's was just careless in all of his references of to the non-existing "index" and really meant that list. Is that an applicable for thota? Is there any reference to fline, ar rilles, or anything like that, some manipular terture is to an acceptable for thota, a maningfular ference? For them I have reproduce the incomprehensible and ut torly meaningless "description of File 87:

87. Secret Service

Five volumes, submitted by letter of 1/8/64 Re: Oswald:

- (a) SS Control Numbers 40 199
- (b) SS Control Mumbers 200 407
- (c) SS Control Numbers 408 472 (d) SS Control Numbers 474 - 559
- (e) SS Control Numbers 561 759

88. Secret Service

Album of Still Photographs reconstruct-

WHO The direction of the listing of File as to included to a out to me not yet my industry in the winning list can At but, it with a source. Phurhdest have an "uptanetin" It is a "painters error" His printer tokes even less chutzpah for "ark to steal what I have not yet went Navorleans to There he lived and regularly. et information with which people it/not trust him, information his undying loyalty to Garrison leaves him either too lazy or too indidiferent to gather as \int "unprid chief investigator". Suggesting as I do have that rust Mer's is not just a resty clack. As a riting had work fuller chich Oswald allegedly stated an undergetable drunk on fineh werter of Man.Orl.ans. Hew down to the city in hich floor lived in Corrison's investigation going on, was the ideal Mace to gick up-other people's chip and enefale a little unjustified publicity, 1/2 a considerable encunt of parth kile information from and through Orest, who become my very halpful friend, and Thereto Mark / well There and hil mo investigating.

Will think There were He/ tried it. From what Orest told me, he tossed fark out. Ly kno ledge codes only from Grest. Herk as not bringed about this.

In early -pril 1968 I was sgrid working in -aw trib ans. From another cen then visiting there, a Bob y Mena dy man the acuant or out, with a little offort I learned that the late Senstor was afraid to apeak out on his brother's murder because "the case already to many guns between Bobby and the chite House". Lark learned this from Garrison or his o fice.

The first time he tried to use it as when he was my guest on that chington TVI had agree to turn over to him before I reed "A Citizens" wissens -bofore it was out. He had only part of the story, he was deceiving with with misuse of that, soil he was not halping our side one bit with it. ec, although is is not easy, I die stop him and told as much as I then thought said and proper of the atomy. I expended to say why Boby soul have been sfraid, what his situation would have been so Gracident, and to cite the

specific predictions I had made to Pobby and to his good friend Jess Unruh, Specker of the Californic Assembly, that their silence could get them killed.

Mork drank it all in, threatined my nose (why he picks on noses when it is mouths that bring him to book I will now r understand), and the very next day began a nationalide swing in high he was well publicize as the source of the story, with this addition, he had, just hours before the tragedy, predicted it as Washington TV:

Mark is as quick to show his appreciation of fevors at he is underwiting in compeless demonstrations of his manly honor. This might in Mashington, June 4, was during the an usl convention of the American Cookers salvers' Association. The TV data was erranged for his convenience, for he was to make an ABA appearance and that enjected with publication date of his book. I conducted the in taped interviews for the Lauding book-and-author radio program, "outhor a Soundt blad. His publisher had first agreed to murchose time on the show then he beak out. A cause the show belongs to may friends, he as getting this emposure free. That meant two different shows on DSC radio stations, a total of 700 very good emposures, when the books was fresh. But, while planding his cause (not for him personally, let me admit) I also declined to a the interview because I diplies him and frere! I could be unfeir. He stayed unevailable for it.

I bumped into him him the interview had end d, offered him a rid to the TV station to a 70 him what had been a naturally d, where the tops recorder was him him to the interviews had been a naturally d, where the tops recorder was him his was not there at the appointed time I lift a note on the door directing him to there we were, the productric? the above, my wife and I. he never showed at either place, at the last direct we halt for the TV station, where he told us me had not kept the openingment. I had earlier suggested to the producer that the interview with Mark could still be done at the TV station.

The producer set in the studie, toped the broade st, including the

"dead sir" buring compression of unfriendly intentions toward my ness and my invitation that he not delay and other interesting non-broadcastable exchanges thus and know the real source of this latest and boldest klaptomanis.

After the slo. she end listic cent to an of ice to which, from previous superiones, I could direct them for the intervie. I refused to be present, egain in a forced feling of feirness. I is not a sill easy to even want to be fair to derk. Imagine her shook and dismay then simple, housely, honorable work, not having "punched by nose", punched my like instead, going all through this saws story of the gune between body and the Thite House for all the sold his mustigation.

I still as forever thereafter ith no indication of how entered to be still as forever thereafter ith no indication of how we course

He had the into a vices, radio and DV with it, took well by name In I had all the whole the strains a letter any property.

The whole known he has studing a letter any property.

he prefers to all wither, cash and cledit neither of which is his due.

From all of this it and as gathered that I am less than a fan of his.

That would be so rect. I dislike him. One has to really get be known and to know how difficult he wises it not to get impossible for it to be otherwise.

That is, unless one knows action; about the opecial field of his andeavor. The function with no knowledge, he cames through like a quist, intense, very serious and authoritative man of ganuine integrity who has done all the work in the field and with uncerstandable tolerance permits the intrusions of others who would so like to emulate him. As liers one can see go, Mark is one of the most persuasive.

By now there should no no do hit shout how werk feels about me. It would simply be impossible, (for a Tark, to start as much as he has from me ithout, if for no other recoon to make living with himself more tolerable, a nereting a full-bloom dislike.

So, I accounts the resder to have less concern for gift-bagring Greaks

ol de **Tublishich bilbrishi**ch sonder en einem der einem der einem der

(JUDE)

than Mark Lone posing as without my defender or seving semething that on the surface seems lest than unkind.

as Petition here, are thus the chilleghe to the Hodley willed was easy to free. As much white hey simply declined to publish both sides of the often-

Per enemple, all published the critical especialists of the derivation apport by Marold sieberg and a book conforming applicate for bailing a scevenger

for having written about the case."

Land, the submitted his book to well while it was in hardward and had in rejected, knows that well is not publisher of these books, that as the first in the field I also had most difficulty and overed in the for the Johnny-comelately's like him by being my can publisher. Bull reprinted the books in the climb, without changing a word, without running the risks of initial

publication. I'll reference to "The Secengers" is sute, lite so much of the smoothie

Tame. That apithet was addressed to him, by name, by Governor Johnsly, who as he used the word spoke loosely end unfairly. Had Connelly changed his cistent practise, comforting for a politician in Lyndon Johnson's stable,

Knowing what he has been stated or has employed of him without similar out the has pelling and,

so by no should be inhout doubt, he could have made a credible case against Lene.

186 July

and a statement of the statement of the

Directions "scavenger" is not the most fitting of evailable apit sty,

Mirk.

Dhe constroly authors of that literary ass-dissing

were afreid to title their book simply "The Scavenegers", although this is the

Count a fiber profession of Consequence the Control of the Control of the Consequence of the Consequence of the book begins with direct quotation of Consequence of Consequence of the by none and no one also a "literary scavenger". It is an authentic complement to tark that these real-live jackeds devote a quarter of their book to him. I so not flattered that they give me less than helf this attention and are less with That part was largely out-of-context quotations of what I and said of the record. This is a compliment, that they had so to stoop. But here has his lines free.

First he sime than inschily on Tag 100, protending at section the former Com ission lawyer Joseph A. Bell, big-shour atmosp-shirt Celifornie on What were He emphasized the misspelling of my name from Tradio broadcast that we a let a minted, so though this is Bell's personal error. The half-buttocks apologies the unbrave Poll weathers appell by name correctly. So form is using using the first to take petry at sold on Bell. The page in protending, he steaks the criticism of Palakeald UPI WhiteHouse correspondent hereigen Shith, that there is somehow something disreputable in a criter owning and living on a form. It requires less than careful reading to uncertaind that have is not really trying to be nice to not the purtue Ball:

"I'd like to compare the integrity of the men of the Commission and staff with the integrity of the men that are now writing: Mark Lane; Epstein; Weisburg [sic], the chicken farmer from Maryland; Leo Sauvage, the Frenchman." He added, "It seems to me that we start out with a presumption in our favor because the integrity of the men of the Commission must count for something." He said that "some of these people who cast doubts are beneath contempt." He did not mean Harold Weisberg, he said: "Weisburg [sic], the chicken farmer, isn't really dishonest; he reasons within the limits of his very limited ability. A few years ago, he suffered a misfortune in which all of his chickens were killed by a sonic boom." Thus far Ball had sought to establish but two points: Weisberg was a chicken farmer and the Commission members and staff were men of integrity. Weisberg raised geese. Low-flying helicopters disturbed them, but it is unlikely that they, the helicopters, ever got up enough speed to break the sound barrier.

AT THE PARTY OF THE

Those is screething clean and honest, sow thing not stalline work, when he stones four square with the Merrimen Smiths, the Joe Balls, the scave ing symbols of "The Seavengers", while he the method, technique and approach of the Wargen "sport. Constitutionally, "ark is on the her side. Ac ident denied him his natural position.

Mark really wents the resder to believe that Joe Ball is right then he refers to xxxxiixitat " the limits of his very limits ability". It is proisely this, no doubt, that compals Ball to confront we in person or in writing, that persuaded him to write crawling latters asking that I not consider him an enemy; precisely this "limited ability" that lad me to that we're, with all his staff and financial assistance, all his underwritten travel and investigative expanses, all his great international exposure, which is an effective way of bringing witnesses ferverd, and all of his unlimited telents (so many of which have here to use

Gratuituously, because, after all, does wark not not everything there is to know about zxixxxxxix everything? Extrements Ball to say xxxx happin't reised chickens but had reised goose." This is false.

I had reised both, games as an hob y. To develop a real appreciation of the wonderful, human-like qualities of games it is halpful, to know a Mark Lane.

As a chicken reiser, I was officially the best in the country, in competition.

Mark is neither test good a light or that good a crook.

flying gilltery helicopters. This is established in present followcourt case in which the decision was effirme by the Supreme Sourt and in
which, for the first time, the property-owners' rights to his air space is

the established. The established This countries on these two so-called leavers is limited by
their incollage of this own profession and the basic decisions in it.

Lar here thinks he is writing on the Warren Robert, where this

million hillion

school-boy fingers were closed gaucheries will be incred because the mut to drywh which has become the way of his lift, if it was not to begin with distorted.

If it is necessary form those read is however, nothing about a viction, creating should be shown a capability of however, and suggest anything like it. He was, if anything, less uninformed than his jivenile-thinking editic.

Mark's left-handed unmarketing and intelligence I had gone into semi-ratirement on a formula near be dington and use in a different field of writing at the time of the essessimation, like that of Harrison built, is his a n confession of fructration that there is nothing he can do or say about the record. For all his considerable help from a single number of people, for all one rolly important financial as and personal as intence he had, he he should be to do not ally basic work in the middle, to bring no pager facts to light. The said of his and personal as intence he does not have a decent proportion of the content of my first book and that we a freeze while his under went one required to be phlished without the change allowed while his under went one required to be phlished without the change allowed while his under went one required to be phlished without the change allowed three eithers books and propagate two more shill light and has been resting on the capty lourels and the rewards of plegiorism.

so, not being bun enough to attempt any criticism of me or knowledgeable enough in the field to find serious error by me, he r sorts to the

Centes-room journalism of which embulance chasers begin with incirculate
the desirable prerequisites.

So feerful is he that someone might learn the name of a book other than his that were it not for the requirements of the direct quotation.

The single reference to the thic of the served this solf-dame ming purpose, not the mountain four books I had published before he could kning as labor like the mountain

one of the

pige 162:

to bring forth his second nouse ould express in both of his for his immitting the growth of my books on sufficient. This is from

One of the early books on the subject was originally self-published. Of it, Kaplan wrote: "We may pass over Whitewash by Harold Weisberg, in just a sentence. It is the most strident, bitter and generally irrationally biased of all the attacks on the Commission. Out of charity, we shall mention it no further." It is true that one may hardly read Weisberg's work and escape his rather unique style. Yet he did uncover evidence of importance, and so long as Kaplan's credentials as a critic of belles-lettres are in doubt, and so long as he pretended to examine the evidence referred to by the critics, his summary dismissal of Whitewash was irresponsible. The writings of both men reveal that while of the two Weisberg was alone knowledgeable, both men seemed inspired by a passion they found difficult to contain. Indeed, if Kaplan's sharp words—"most strident, bitter and generally irrationally biased of all"—were turned about toward the Commission's defenders, his contribution might not be considered ineligible.

Many of Kaplan's transgressions regarding the books that he did review full into the area of his misunderstanding of the evidence relating to the origin of the shots and the meaning of the pedral evidence. Here he is not original among other Commission dofferers, and his position is analyzed, together with those of his colleagues, at a later point in this book. 11†

pun there is the top of the fate.

He charges that less than a tenth of the assertions in Rush to Judgment "stand up to careful scruting." Three examples that he adduces in support of that conclusion are, first: "Thus, Lane does not

^e Curiously, Weisberg later was to indulge in that same form of criticism.⁹ In a subsequent work he charged that a document was written in a "nasty" style and therefore, "if for no other reason, from its language alone not worthy of credence." Weisberg would be the first to agree that what is sauce for the goose is sauce for the gander.

Is plan would be rejected by descent bernyard society almost as rapidly as Park, when is of evil intent, not just ignorant and impelled to be a sycophent.

Explor to like perk. The must terture him introduct to invent excuses for his intability to ensuer my man verk set his refused to accept my challenge to a confrontation, or the writing of either and in any medium of his choice. Roplan was too yellow to even write and decline.

But when Mark, who never really stoped revising his book and taken and whatel
required extensive additionally required the generous assistance of three of
the most province can be the moral, including the unstiting use of their name

or research and reputations -who cannot write a book by himself and then have to steel to paper over him on incompetences to the "universetyle" of anyone else, it is like a whore telling about love.

The fortnoth is work at his self-revolutor, best, which is good chough for the Pi at be k-burning storm treevers to done down the street. It work requires an exception perversion, a new ejetheosis of improbity, to come eive and then can such me levelent misrepresentation.

Works the there or not on his can arise a writer, Mark is a larger, and whether or not he is a good one (which should not be assessed from his writing, there he displays a contempt for the law and a telent for all the abuses of the practice), he so ms to have passed the bar examinations. Therefore, he should have some concepts of the requirements of judicial and semi-judicial proceedings, of which the investigation of the surface of the Precident Was one.

The partial, out of context auotation from MOTOGRAPHIC HATTER!

Suppressed MINION ASSASSINGTED PRODUCT (and 1s to it attempt that with all his told of suppression work as brought none to light?) employe some of the ords I there used, omits the important ones, thereby saving but five the use of total would have and this slander and fails to meating uniting but referred to was an full report, supposedly impartial and the tuel, that was an apparent persphesse of the fad it by the DIA, haper we third-hand to begin with.

Perhaps the one r lies in the t thinly-covered ego of Marks, in that he was piqued by enoth r deconstration of his failure to cops out of the slit trench with gold teath, , of his andless incompatance.

Which I place implify

RA Then possible in PHOTO better to the story of Corner Similars, about thich begins RA Then possible in PHOTO better to the Wife Wife Will Cornel of Frank in a link.

back. For Mark Email of out Similes. In that holded-up so-called list of

witnesses with which he pads "Aush to Judgement", he has Similar' name (ATT 401).

Political he think of his own exhibit that he empunged to fire his cuntimated. So little did he know of Similar and that no not he could in fact quality as a witness that he never triviant of find out. For all that "thoroughness, all that a ique or plotsness of his work that is the only definitive work-these are the words of his publisher, lat me runing you-for all that time he pretends he spent in the Archives, how he emissed the following indictment of the government in what hep paned to Similar and tinds up with a cheapshate alander Mark will be shown find a way of telling himself.

After heat follows I found the reader will be we any interest. To do it is in sterial. I know the quality of his work and character.

Similar was in Mallar -at Muby's joint, at the essessination-had youngot between Matter than Total Property of the March o

hen Similes got home a man climing to represent a newspaper Came and berried his augustives. They have not been seen since. There would seen to be a reasonable presumption that this am could have been OLD or FEL In any event, dimiles was thereifter restricted to what he had had printed and to the Cality and size of his prints. His description of what he says he had on film is so neighbor with what is known of the assessination.

The federal spooks, having gotten Similas' negatives, then decided, -erk-like, to essessingte his character. For all the world as tough the forming who in Chicago tessed out valuable pictures of the news-story of his lifetime was about to confess it-eny more than 4-aris confesses his

non-stop departures from the intellectual straight and marrow the CIA traced his do note Taliyo, here he was covering the Olympics. But they a parted to the MAI we connect know, for as I once wrote, if the Olimprovided day-before-yesterday's unrefrigerated milktoset, is full atill be been secret.

The fill took this second-hand account and embellished it with the kind of writing in blich hark is amport. The e was no defecation if found in oppopriate. Is though it could possibly be true, in quotation we ries, they experience, he could "read hery tives as well as prints". It takes not much of a lawyer and not much of an JII or DIA agent to know this cannot possibly be at her truthful o justifiable language as it related to evidence.

assastination is tures because Jefferies saw and described them, two showing the care the Manmont of the assassination.

Becourse federal authority could not tolerate pictures of the sessessination, particularly, as even mark, lit he as he knows about the photographic evidence, both knows and has said, the necessary steps were token with similar, first with his negatives and the havith his reputation. Eventually the for also got prints of the pictures that were about to be published and never turned them over to the error Commission.

By pleasant coincidence, the very day of this priting, I had my first communication from Gary Murr other than by let er. We phoned me from his Denadion home, Janada's mail having for some time been ended by a strike, to report that Similar has four of his assassination rictures remaining, that he has agreed for us to have their use, and that they show, among other things, exactly the kind of background at the scene of the assassination we have so long searched for. This is the remaining pictures, he can know

and the second state of the second se

sothing of those gons forever, with mark's hearty endorsement, or what might be invisible than a print is enlarged that could be clear begin ingwith the magnitive.

that I setually sold of this treatment of evidence by the SBI is that it was wan organizate, not a report. It is nasty, openly projudiced, disputatious, and, if for no other reason, from its language alone not

worthy of crodence." The resider can compare this uncdited quote with the Audely-

It so me as though there is nothing of which Werk is not capable in an effort to seize for himself what his work has no earned for him?
To vilification, no theff, no alonder, no distortion or misrepresentation, no cheep device that will get him publicity regardles of the cost to others or to the purpose he merely pretends to serve, to behave him of all.

Thorn on some our protes of the plants

Now it is not stell likely that "ark dis not read the text

end Mitopaphically transqued dominate in Such Think of

Twile and his pictures that appendix is

single subject common then three times the extent of the documentation

he publishes for the backstopping of his entire book. I am It is not likely miss the page he start with the sprendix of the Carolyn Arnold Taxanishes FBI reports.

"Although CBS charged...that I did not 'always allow facts to get in the way of my theories', the network was unable to substantiate that allegation with a single example."

They can now, Mark; they can now!

Mulde both of maris, which are lengthey surne - hours, many of war put was me former, before former, before former,

This shadow of a human with the formof Man he desecretes: This small shouting genius: is mind resiling himself penius: The pimple on the belly calling himself penis: Oh, this wratched, miserable abasement of the human spirit, this treachery of the intellect, this total abdication of decency: Laphin upled watch!

Sylvia meagher labored and sweated, wrote as he can never dream with call his thefts, and without his diceres good for tune could find no publisher, but turned out a book that is a glory to the mind and a tribute to the species. She was suppressed. He mentions her twice, once (p. 183) to defend himself from the foul-mouthing of Larry Schiller and Richard Lewis, and once (p. 183) among the scent total of six he acknowledges by name to be working in the field. Not once does he allow she birthed such a monumental work! Mind No ritled. That's Lampetitian (Du L) Lost Him McHey! she is one of the two of the three who wrote books to be mentioned. Maggie fields also is unpublished, and Penn Jones, author of two, had to print his own. But is is, to this Galiban's nightmare case of a human being, he alone suppressed who is he alone whe like maximum not even Job suffered.

and truth -and fact - about me and to story from me. But is is of consequence
that he bastardized the nable and unacknowledged significant labor and
accompaishments of those many who did and do what he failed. The is so far
removed from the reality of the quest for the recapture of our national
honor, the seturn of freedom, that he does not know most of their names. Muning
his man thin.
Those few he acknowledges did nobly. Today some have withdrawn, which
pleases him more for it makes more ophimself.

Gary Murr did write his Similas book, did locate the pictures, Mark includes the defamation, ignores the fact.

lence writer all of whose names I do not know, working in the San Brancisco

Bay area, incredibly excellent people and minds, performing superbly and

cooperatively (a suss word to Mark), are without existence to him though he

deeply, personally

knows them parasisty and is deeply indebted to some, personally and is deeply indebted to some, personally

Thus are including those

In Los Angeles, as smaller band but a fine one - including those

In Los Angeles, as smaller bend but a sine one - including those who helped with the publicity that is like blood to him? He never heard of them! Only This Amenday, Then help, he hours - and probab.

There are so many more he cannot acknowledge, working hard and well, Possibly most of them he really never heard of, but had, he, he would be silent, for the more of them, the smaller in his own eyes he is and he fears it would in his book diminish him. One I must mention by name, for he, too, arranged publicity and for Mark to be paid for it. Gary Schoener, who takes to time from his doctoral studies at Mayo Hospital and the stand conducted important investigations by himself (he has just been beated to within an investigation to carry to Jim Garrison, whose office never heard of his personal them and does not have them, finds no mention.

Only that corporal's guard he fears ignoring does he act nowledge.

And on the other side, where he is without adequate response, he

fails to find word for mention of the largerst single story ever done by the Associated Press, the most hurtful, dishonest attack on all of us. The

largest news service, the most dishonest writing, not for such a book? Bernard Gavzer and Sid M cody, the pen prostitutes who did it -no mention? In this kind of book?

Here is a measure of the author and the work.

Here also is a measure of the hazard he presents the ultimate discovery and establishment a and acceptance - of truth.

The CBS "specials" were dramatic, spectacular and overdone and excessive. They were obvious, too obvious. By the time the CBS "conclusions", as prefabricated as those of the government, reached the tube, the nonetheless evidence, as distorted as that of the government, had already convinced a large part of the sudience that CBS was wrong. CBS proved the shooting could not have been done by one man then said otherwise. It tald its audience if the didn't believe the impossible it was wrong, if it though there was something unusual about the extra couple of killings, it was belmy. It was hard to believe CBS. Many chant

Effective as the medium is, it is also transitory. There is no possibility of persuading the average person of reasonable intelligence that the Warren Report is right. CBS said it is right because it is wrong, which does not encourage confidence in either CBS or the government. Without total fabrication, and the time for that on TV is not yet here, intelligent people cannot really be persuaded that the Report is right.

hismis the task CBS undertook. Its success was limited, as any number of polls showed.

Mark tackled CBS because it was easy. CBS did not do a contincing job because that freally isn't possible.

marked to an action with the Associated Press, which had but and all promise for any words or words He could not cross swords or words He could not, dared not Herein lies the vulnerability he rubs off on everyone,

particularly 'im Garriosh, because the printed word permanently freezes every mistake, lie, distortion, misrepresentation, and is sum our and our approximation.

CBS and AP, and others, had this in common: they focused on Mark.

If Mark says this is because he is more famous, he is kidding was. The criticism of he was largely wrong, but too much was valid. His careflessness,

and it is a kindness to so describe his endless liberties was fact, is transmitted to all who are on the same side.

The Helt ad said wark had no "theories" about the assassination.

Mark says he has no "assassination theories". This is a new whether and development, for in the past he has had them all, whatever ones were at the moment he espoused them popular. He had a "Triple Underpass Tehory", and was confident the shooting came from there. He had a "Jack Ruby surved the that Theory", and was convinced Ruby fired a rifle from the transfer tracks, that there were the first that the pressed. Some which here there notes.

The pressed Some which here there notes.

The FBI has a goodly supply of tapes of his speeches.

Some day there will be a day of reconing. Some day there will be a really definitive job of tabulating Mark against Mark against Mark, and the tabulators will really be siming at fine Services and the rest of us.

Asses soon as Mark got to New Orleans, he dropped that bull about all the new evidence that didn't exist and the old evidence that, with him, also suddenty didn't exist, and made no bones about it, all he knew he got from Jim Garrison, time after time he bragged about this. He knew all Garrison had. He have described this line hard, exploiting the genuine popularity Garrison enjoye, trying to rub ithoff on the sale of his books.

On the Washington TV show we didn't together in June he was very forthright about this. He really knows nothing about the New Orleans evidence on his own. He knows what arrigh knows His great and good pal had told him. In short, what he is saying is that everything he says is Garriom talking. Jim will be licky to survive it. He knows what Mark tells him he has daid, he knows what Mark says that he can hear and read, which is not much of what Mark says and does.

Every major attack launched on the critics is focused on Mark. his is because he is the most vulnerable one. The standard technique of all

our enemies is this -and I know, for it is the way I'm attacked:

"Lane and Weisberg say", and the "Dertses and the Moodys and Gavzers and the Sparrows -all of them - quote Lane. Never me. I do not and have not said these things attributed to me. Lane does, and I am hoist on his peterd.

In all of Charles Roberts' book, there is no single case where he has a genuine error of my own to throw at me. It is only by falsely bracketing me with Kane and Epstein that he can mention my name at all.

Sperrow, eminent british scholar, warden of all ouls and all that learned jazz, can do nothing else. I've challenged him topprivately, and he cannot.

Salinger, Bickel, Keplen not one can do otherwise. Where Schiller and Warren tried hard, there was but a single error they could pretend to attribute to me. They could not. They were wrong. In all the many letters I receive, not a single person was persuaded by such transparent junk.

These professional excusers, whose careers are their excuses and whose excuses are their careers, may pretend otherwise, but when it comes to work like Sylvia Meagher's and mine, there is no genuine claim of error.

**Month of the Comes to Month of the Comes to Mo

Lane has made it too attractive. The more he barnstorms, caring about nothing but his personal publicity and the sale of his books, no matter how humbly he pretends to sitting at Garrison's feet, he is convincing everybody that he speaks for the New Orleans District Attorney, that everything he says is what he says for Garrison.

mention them once in his book. They misquote me and I challenged them. I

TRPO 78I hed a press conference in New York October 31, 1967, shortly after their semi-official apology appeared. Both at tended. The P did not carry a word and never intended to. Neither Moody nor Gavzer asked a single question. Neither had evem a single wise crack. Both spent their time with their lipi buttoned and their pencils down.

It is futility to challenge the literary yellow-bellies of the yellow press. Not one will or ever has debated me, except for the single lesson that Charles Roberts learned when he was the close to allent partner of Louis Nizer on that WOR special. If he had a single debate after that, I am unawere of it. When his publisher advertised he was "versus" all of us, I replied that I had been guitain trying to very hard to get him versus me but couldn't. Perhaps, with his high dedication to profit, if not principle, the publisher might use his influence to arrange it, preferably in the auditorium of the National Press Tub, before his peeps, where Roberts could really expose me, tear me up, show how wrong and terrible I am.

There was no debate, no answer, no chance of it. Roberts knows who and what he is, what his role, and so did his publisher. The pretense to the contrary is for the suckers, who are also the victims. This is no game these people play. It is a deadly serious, systematic campaign to corrupt the public mind, to rewrite history, to write that history yet to be lived the way the rewriters want.

The Committee that arranges such debates for the National Press

Olub asked me six months before this writing if I would debate there. I agreed,

against anyone they could get. They have yet to arrange it. Mo ianddates face

The May have A the bulk.

I tell this not in boast but in characterization of the other side.

It uses it power, its influence, it control over all the organs of news dissemination, opinion forming, to control the news, form opinion, not to establish truth or give the poeple a chance to decide for themselves what is true.

When the day the role is read, it will be read by those who control every place it appears. We will have no more chance to answer, to tell the truth and have it heard, then than we do now. Most of the available opportunities now go to Mark, who uses them to plug himself and his close association with Garrison. Every one of thase, ultimately, will be a stone around Garrison's neck. Because Garrican, despite the contrary propaganda, is not a self-seeker, has no ambition for high public office, it is not Garrison personally they will damage. It is all of us, meaning not only those of us working in the field but all the people, for right or wrong and I am satisfied he is right. Garrison really seeks only the truth, a free present and a free future for the country.

mey the case Carrison seeks to get into court suffer. He will have no more though the mark the past of us now do. And come he spend his days end nights enswering charges and still be the dictrict attroney with a case in court? So he doesn't answer the charges, or he doesn't bry. What, then, will happen to the work we have done, the truth we want to establish? Will any of us be believed?

Mark will ruin us all. He will not care. He is end will be rich, famous, shooting his mouth off about hew great end telling the world how great he -alone -is.

He began by saying he was the works and was rushing back to the inited States to save that hick Garrigan, to give him the pitch - to run the show. One meeting with Garrison, a truly imposing man, a brilliant writer, an intellectual, gave Mark the real score. So he made a quick, immiliant with switch, pretending humility, gratitude for the cance to associate with a great like Garrican (meanwhile getting what he could), and now goes around saying it.

He can witch again. Given the opportunity, he will. Mark is the men who would rather switch than fight.

One pert of Mark will not switch. It will not fight, either. It is his unchanging character. He is a man without morality, the living embodiement of the old attribude toward newspapers: if the tycoon is caught in the wrong bed his only fear is that his name be spelled correctly.

Mark is a man possessed of kimitless greed. He wants everything credit, meaning that of others; sales, meaning of all the books on the
subject; attention, meaning all the (paid) speeches to be made, While
persuading everyone in New Orleans that he was running around the country
making speeches in defense of Garrican, he was careful to get his fourfigures fee for each speech. Help Garrican? When and as long as it page.

Mark is a man always on somebody's back. He began with the Citizens' Committee. When it served his prupose, he dumped them. When he needed them, he went back, where he could, MALLEXWIXX When he writes books, he helps himself to the meterial, of others. Even where he could use as a fair amount without trouble by merely citing his source, his grewing vanity and frustration over his inner knowledge that he is a genuine failure will not let him. Even in "A Citizen's Dissent", where he had a real chance to get whatever word he has about Garrison to those who read it, he has eight of the most casual references, not all honest, and most where Garrison's back is just token, taking the first as a random selection:

He says his good friend and benefactor was fined fired by the radio station for which he worked wafter he played recordings of exclusive interviews with Jim Garrison". Notice he is careful not to say because he aired Jim, for that was not the real reason. He used dirty writing to say it where he doesn't, really. But there is not one reader in a hundred who will not take it this way.

Mort is a great and very brave guy. Not always wise, not always right, not always fair, and often, unnecessarily, insulting and overbearing. But really, white a pury.

on his KLAC show

I sat with him for three hours. It was stimulating, swinging, and sometimes startling, the things he just blurted out. I have been on that station, for upwards of three hours at a time with at least a half-dozen different men who have shows there. Not one asked me in advance what I would say. Not one told me in advance what I might not. Not one did I meet in advance or speak to before air time. Not one, may I also add regardless of his beliefs, was in any way funfair to me.

Twas in Los Angeles in November 1967 when Garriosn addressed the Southern California radio-TV group at its annual gathering. I was in the audience and familiar with much of the speech before it was delivered. It was, without doubt, the most vigorous attack in have ever heard on the federal government by anyone, ifrivate or official.

Notice paper in the country carried it. UPI ordered a story end killed it on the desk. The explenation: we'd lose every source we have in Washington if we carried that.

The speech was recorded. That station, KLAC, played it, word for word.

So, aside from the inherent dishonesty of such a foul attack on the radio station whose owners have given this subject probably more time then any other in the country, it is deliberately dishonest to say they were trying to suppress Harrison. Marks is probably the tricklest writing have ever seen. That of the authors of the Warren Report is radiant decency campared with it. He knows and uses every rotten trick. If think this is a fair example.

He is not here seeking to help or befriend Garrison. He serves a selfish motive, no other, and he is the unconcerned about the consequences. Let someone else pay for them. Mark never does, anyway.

consequences. Let someone else pay for them. Mark news does, en yway.

Through much and his unmans vulneablity will be the new

Way 1 getting at yourse and the rest of the for 75 E

Vere his indictment of CES not corrunted by him personelization, if it had been less calculated to present himself in the heroic Horatic posture - had it been possible for him to conceive he was not at the bridge alone (if, indeed, he is foratio and where he is there is a bridge), at least historically it would be credited and Winght Why he believed.

of all the fet of us who at least say we seek to establish the truth of the JFK assessination and its official investigation, the one with by far the least complaint against the mails is Mark. They have made him a wealthy man, given him a fame he could not in any other may have estained—certainly not under his own steam or merit. His exposure, despite his contrary representation, has rarely if over been coupled by any authorion any subject. If the e is any one author who has little just cause for complaint, he is the one. In this higher, there is no my produce at all the his had not approve and attention from all the trust informed.

The most dilig at study be breen his line, will it no may indicate that

there is snyone clear in the entire world who has worked in this field who has in any way had any problem to dimp his message to the people. No one else has written snything that sadio of TV would give no time to - or that warranted time. The truth is that he has chiselled in on others, pulling strings and using influence to get what attention was available for himself and his own ork, at their cost. Hen the man who on the one hand electronic boasts of almost 200 approximates in a very short interval claims there is an organized a napiracy to silence him, he makes soything as says incredible.

NIERT 78+H

"A Ditiznes Dissent" surceeds in more than one impossibility. Mark
has done more than defeme the sycophants of the book-publishing world, more
than libel the coverely grocers and real-estatemiks dominating the medic. The base haid for them a defense against the touly awful thing they have
done. They did abandon their secred obligations. They did try and
suppress my siring of this, the vital, survival issue of the democratic
society. They did forget that in the United States the concept of A free push

The contraction of the contracti

is something more than a license to grint money. They failed, utarrly and miserably, when freedom demanded adherence to the tradition of Renger and Paine, to the belief of Jefferson, to the practise of American Thoreau.

At some time in the future of the country, there will be scholars who will exemine this ere. What will they comprehend when they check this self-glorification hippodromed into a J'Accuse?

I am teld that Viking, which has close to a corner on book-publishing cowerdica, gave Fork a 14-page, single-spaced critique of the book in the form in which it was submitted to them (and this the man who, with all to be said on this subject, had to work that knee in with that saide coment on that he colled my "unique" stype:). I know that he did not live up to his contract with Grove. It is not just that his agent teld me, dependable as that intelligenes would seem to be. Inblication date was advertised as that intelligenes would seem to be. Inblication date was advertised as that intelligenes would seem to be. Inblication date was advertised as that intelligenes would seem to be. Inblication date was advertised as

when he selmowledges that OR gave him ten hours of time on two nights, May, man - down loar - hammal and their broade sting day than their bignal covers the eastern half of the United States and panetrates despirate the Canadian northland and down into the Matilles, and then they have, as I know they most as wredly did, given up 18 hours of comercial revenue to a single debate on this issue, albeit containated by only fours Mizer and Charles debates, without corruption from our side, without the beatsministion of Mark's apacial kind of misinformation, and he then protests that they are suppressors, what retional as giving his protests that they are suppressors, what retional as giving his protests first line is consideration can believe them?

This the everything he says questionable. He demends that he not be believed. His cum book, to the most casual consideration by an unfattered

intelligence, says he is a firse sayer.

Some day there will be real scholars, of Epsteins, young can and comen with a love of country and dedication to society that house, them in garrets in preference to Watabliahment bagnios, looking back and asking what happened to our country, that happened to freedom, man's dignity, society, when John Connedy was surdered. They cannot know without knowing and do. They cannot know without knowing and do. They cannot learn from "A Citiznes' Dissent".

This is the facet of tragedy that is lark. We has taken a vital mart of the whole, the enabling part, and rained raped it. He is like a man who knows sex, but not love.

Sithout the almost total abdication of the press in a country where

the majority believe their press is free, those unnecessary tragedies in the world of the greatest oculd not have been. Only worked out and broken down whores sould bed with the farren do ort. It cannot wishstend enalysis by open minds possessed of no other fact but willing to function as minds, not sex organs. To read the Warren Peport with care is not to believe it.

The press- the book-publisher magazine, newspaper, the radio and TV chip-cashers- stuffed it down the American throat and with it raxeta remade the present, respect history - suspended the country midways between Hitler 1934 and Crwell 1984. They failed as never before.

government. Though by now they should know better, the people expect it.

**Too many assume that because a dogcatcher may be hounded out of office for real or fancied transgressions, the same is true of the federal government. The press, without criticism or time for it, lauded the Warren Report, Too many people bedieved what the press told them to believe.

The Associated Press, which served many if not most of the media, did not write its own(story. It put the first chapter of the Report on the wire as its story, Thus, the federal government was the press that sat in judgement on the federal government.

Lest the Lord watch the city, the watchmen weketh in win!

When the press in the United States makes itself handmaiden of government, it is deeply subversive. If the people know the press spoke for the government, as in those countries ridiculed for it, the people can explain valuate what they are told accordingly. If they believe the press speaks only for itself, not for the government, they are deceived. Such a press is more the enemy of truth then a captive one, for its uses freedom as a clock to hide servility.

With few honorable exceptions, our press has been more corrupt than if it were part of government on this issue. A captive press could not have hurt truth, justice and the national honor nearly as much.

History, freedom, honor, justice, truth, all require the evil story of the self-subverted press be told. Though Merk is them one with least complaint against it, for it has made him rich and famous-it is not his merit, for that he lacks; not his labor, for he did not and he does uponly not his intergity-that he never had - had he done an honest job (particularly because the lazy rescal would do not original ourk on the case) it could have been important.

He may now presuade those who read his book without the knowledge to comprehend what he has done. But he will not achieve the opposite effect with those who check himfout. These will be himmen our enemies of the present and scholars of the future. He will thereby be responsible for the appreciate that this vindicating the villain.

His dishonesty is greater than that of the Warren "eport, for he is
the self-annointed god who says heltesches piety to the Pope.

(and writing about)

Most of the few of us investigating the Kennedy assassination and out out out its official imms accounting have done so with reward or its prospect, save the satisfaction of men blessed with the opportunity of assuming and discharging the responsibilities of manhood in a democratic society, and the expressions of gratitude of fellow citizens who feel and communicate it. Most, in greater or lesser degree, have recognized some listed of the Mark's sins against decency and honor. Its and All, in public, including me, have been silent, perhaps for different, even conflicting reasons. Perhaps all feared that saying what at some time had to be said might interferexitation impair the already-slim prospects of establishing and achieving acceptance of the truth each sought. But mark is had been no secret.

Except Keep but Lest the Lord water the city, the watchman waketh in vein.

Those who seek truth must tell it, as it is given to mortals to conceive and communicate it. Men who seek honor must be men of honor.

Those who would serve justice must be just.

There is, indeed, a time and a place for everything, including propagandists. Their place is with the hucksters, purveying decorants and mouthwash, not the hall of justice, the field of honor, the bed of love.

The finks of the eastern intellectual community, co-assassins because of their complicity in the assassination of truth, like Mark, or perhaps he, like they, fault my writing. To him it is a "rather unique style".

To them it is "strident", or "bitter" or, as one perasite put it "turgid".

These are the forms of men with water for blood, mirrors for eyes and ice for hearts. They clammor for calm and dispassion when their President is murdered, bow east and salaam thrice when ordered to believe what cannot be, and find themselves absolved. They cannot adbide passionate writing

for without it they cannot feel it. If they could understand it they will not. Not understanding or refusing to or to feel, they fault it.

But I feel it and I write as I feel. Others may disagree, as is their right, but to me the creed of the writer is to write man he feels, not as he is ordered or as he knows is expected.

If it is a bar to publication, then I forgo publication, or, when I can, do it myself.

No infidel guards my temple!

So, I know there are those who will wail and rend garments (always those of others), and decry that I do not call a whore a lover, a sowss ear a purse, a devil a saint, a crook a cardinal.

Whores are whores, and nothing else; pigs are pigs; devils devils 1 and Merk is exactly what I have called him.

I say that I have confronted months ago, in writing, and without denial or comment, without pages protest.

It is not whores who call themselves lovers, sfxpigexwhexrisimxisxhe or pigs or devils who claim to be what they are not. It is those who spproved the crookedness and make it acceptable and profitable, those who lie with whores, live with pigs, worship devils.

en February 20/I wrote Holt, Rinehart and Winston, saying what I have say. They have been silent. Several times thereafter I sww Mark, and he was silent. The morning after his flaunting of his contempt of everything men of principle live by to my face in Washington the night of June 4, after I reminded what him that, as I told him more than two years earlier I could not abide and them to his face warned him I would not, I also wrote him an indictment no man can live with in silence, an abridgement but no dilution of the foregoing.

He was and has been silent, save for the unended thefts.XEXX Silence has its own eloquence.

Therefore I speak!

Here are those letters: