Dear Jin.

Some time ago I suggested that you have papers ready to file under the new law for the recovery of costs in C.A.225975.

With all that you now have to carry, how about trying to get another lawyer who may have some interest in handling that?

I haven't time for explanations because Green of the National Observer is

Even the Mader bureaucracy will have trouble with itself refusing an epenand shut procedent case because if we lose the judge will have held that there was substantial compliance. I believe this is the test.

I hope you can find a way and time to seek it. This would be the semith in intellectual judo in matters like this.

Later we can talk about what to include. I do think, though, that it would be good if we could walk down to the elerk's room Tuesday and file as soon as Pratt rules. If he did not intend to rule against us he'd never apply this pressure to you. Only what we now do can change his intentions.

Jan Newhall phoned to shook out an Earth Hews report that Gregory told the DJ that he and his "investigators" have a confession from one of three alleged accounting and that he is willing to talk if granted immunity. Not against mander (it never cocured to any of these geniness that DJ can't grant Texas immunity) but against "treasus" because this assault has a EGB complicated past.

He is ready to mane manes, too, this accessing Wender if he is Castillo? Biokes? Sentens?

Naturally DJ mays with all proper solemnity they are taking this seriously. They confirm their meetings, etc.

Jon is monding on some San Diego material. He had expected it to be here today but it ion't. He mailed it.

Do you have the "packet of materials" Mark and Bud gent Congress?

Constants.