Dear Jim,

Relet 6, considering that you had only the apartment number and the street address wrong when you told me where you were doving, not bad, since the only accurate part is what you now say isn't necessary. Onward and upward!

I fear that all the ego-**int**ipping, no matter how sugar-coated, will and should get tossed out of court. Although if my interpretation of the law is correct you should have prevailed, it is one of the less worthwhile (indeavors and was for ego not serious purposes, Kaiser having that stiff already. Suit should be for what nobody has, as I see it. And should be selected on an added basis not to needlessly risk adverse precedents. As I'Ve told you, I've had a belly full. Which reminds me, I still want all my stuff except the spectro and what is needed for the Ray case returned and meaningful letters sent. I have been working over more material and I find that Bud has more than I'd recalled, for purposes he abandoned after putting me to a hell of a lot of work and time-waste. I expect this to be delayed no longer. Everybody is budy, but it is nobody's fault but Bud's that he didn't keep his word (with no indication he ever intended to) and I want not one bit more of what has happened, especially with what I am not describing but have just found recorded.

Candelled checks: can you make out all that is on the reverse; side of that one cancelled in Birmingham. JER may have a point here.

With many too many interruptions, I am continuing with writing. Done about 25,000 words on last part FM. If you haven't read what you zhoot have and do, I'd appreciate notes, esp. what can be and what you are certain should be cut from first part. It will have to be cut severely. It should be restricted to the medical and that is needed for undertsnading and perspective. I've heard nothing further on appeal, have no time for drafting complaints, have drafted letters to Cavett and Griffin for equal-time rights and will go to FCG, if alone, and then to court, ditto. The mass case here is, I thinky as good as can be expected. There are other possibilities elsewhere I just can't do without a lawyer. I think I have a case vs NYTimes that meets malice requirements and can show damages, but I have no \$58. I wish Bill could take it as a personal case but I'm reluctant to propose. I can file wherever they do business, i.e., DC. When you are here you can have dopies. I laready have dupes most papers...Geseal did not read all my papers, from/his decision Mayday demonstrators, which is but another of the many consequences of so many so holier than the pope No response Bailey...IA grand-jury investigation. Presume you know. The fur will soon fly ... Zany JG dropped Sheridan case as soon as Partin sings! Everybody but you and me crazy Don't know when I'll be there. Doing MEXA WETA radio show 31, night. Best,

8/8/71

august 6, 1971 Dear Harold, I am sending you a few Frens separately and by Third class wind. Included in The separate mailing is a copy of The opinion by Judge Holinson After be granted summing judgment against up in The RFK Pocaments. suit. But glans to appeal. We didn't even get a henring before The Judge, just a copy of the opinion. Any new address is ; Carrollalung Equare ApT, N-700 300 M 4 Enee F, S. W Washington, V.C. The 'Carroll's burg Equare' part 20024 in's really necessary. I checked at the fibrary of longress for you and got an affirmative answer. more later. Best regarder,