Dear Jia, Bua/MeDonnelll contract 12/5/75
When you described the ppovisions of this strange oontract to me earlier today I was surprised. I had heard, probably from you, that Herb sent copies but none for we. Perhaps specifying that I was to get none. I haven't been thinking of that part.

I spent four hours making packages before and after supper, after taking hil shoping, when my left leg began to bother bie again. Once I completed the packaging and was sitting back resting and thinking this and the NYTimes vibes of the past few days would not leave my mind.

I decided first that I can't stay up and tink this through, that I need the sleep or at least the sack time. And second that without taking the time to try to organize them to tell you the thoughts that whether or not correct did come to eilnd.

First, I think you got suckered into a deal you should not have signed. I presume you took Bud on faith and were satisfied when he gave you what he had agreed to that it was OK. It was not. Counsellor, leam from this one. There is nothing on which you can trust Bud's judgement or detachment and if it in any way involves you, read it with grestest care. Why Bud did this is another question. He knows better. Lemang or not.

I would like a copy. I will not use it without your OK and I want it to heve and on file rather than for use. Among the needs I antioipate are to protect you and for Jimmy if what comes from this is what I see as possible if not probablg.

Bud aigned a contract clearly and unquestionably against Jimay's interest. He also enaged in one, making you party to it, that was used against Jimny's interest. He did it behind ry back, when that was iy area of work and mine cilone, certainly not his. When $t$ e concept was mine going back to my earliest writing on this and my work for Jiwh. Whethex or not wrong by bar atandards it was wrong in every other way. On professional and personal levels it was unconscionable. And erexyr crazy.

In reading the exchange with Haynes before NoRae in preparation for Mo's planned coming I find tiat MicRae cast me and me alone in this particuider role in the defense, if irrationally and impossibly. Aside from practise this is all I need should there be the energenoy I hope does not jresent itself.

The net effect, aside from other defects, of what you read me is to five Herb precisely those rights those lawyers against whon we complained had, exclusive and commercial. Jimpy has no right to anything. I ask his investigator have no right to anything. Bud and you have no right except to hold the pictures in your hands as you contemplate your navels.

As I was thinicing I was surprised that Jimyy, who has the CBS papers, has expressed no auspicion. I guess that is his trust in you and me and the impact on hin of what Herb testified to.

I all clear on what happened and had some of it planned in advance. Like the lecture that was seemingly adressed to you in Bubba's office but was for Henry's benefit. I did not have to see $t$ a stub of bullat in advance to plan this. Ny work on the amo and the documents made it certain.

You wanted me to phone Herb. I aaked you to because I had no way of making any comitment and because he end I had never spoton and because you were the only available lawyer, with Bud preparing for his big case in the Soviet Umion, on vodka. You phoned Herb and got him to phone me. With his permiseion I taped the canversation for you and gave you the tape. Probably one of the inexpensive yellow ones I use. Except for paynent and date I mado all the srrangements. Including doclining Herb's of ior to decline and his recamendation of a man in or near Minneapolis, Borg, I think Sanford. Fy certainties and my evaluation of the evidentiaty waviue were such you wili find a memo in winch I asiked $n^{u t}$ to use him, too - before either Herb of anyone else made any examination. I think no othwr demonstration of certainty is needed. Or correctress.

There were two purposes, and because they were mine I know them: for use in the ovidentiary haring and for use intwan trial and ino peparation for trial. Had I uny other purpose there obviously would not have been all this silence from me. I an now in the position of having to use others as associate investugators, among other things. To now it has been effective and informative and $100 \%$ in Jima's interest, not mine. Rebaxdless of the outoome to this minute it has been more than worthwhile. In time you'll know the details. Right noa I'il hoping the vibus are from tiredness and conoern that when I uge ryy lage thoy etill saell.

How it cane to pass does not interest mee. The effect doos. I now find that wit out speaking to mo iud agreed to if he did not negotiath a contract with hoDonnell that has no provision of which I know that is in Jimy's interest and lecka rovsibions requined for Jimy's interest and now, hopafully, operative against them. Fud's doinge Even if what i have arranged does not come to pass it be to Jimu's intereat to have this for which I arranged and despite Hexb's qualification specified what I warted. I remind you asain and not for ego purposes that I did this, I alone, and that I apecified not only what Herb did bpt what is not in the list of pix you gave me. We noed more, I specified more and with the windowsill I physically pointed out more. I msan I went over and showed Herb. He has to have more vindowsill pictures and I want them produced. $100 \%$ plus, you can or cannot tell Bud as you see fit, an agreement from him not to make any further use of them or any further showing of them. We can't undo CBS and I want no stinks. Jimey can't stend thom. Or you. Thay would help only we and I forgo them.

Except for your undaratending as if can have an effect on your of Jinny I ask bothing of you on this now and not for the coming week. By then we'11 have a butter unterstabding of the aituation aud whe ther what i have been working on comes off. (If Bud ${ }^{4}$ s press conference deal with Downing is on the Ray case he had better be prepared for that of w hach by now he knows I an capable. Silet of not.in inean this literally. I am now capable of holding a press conference on my own. I can pay the reatel of space. I think you should tell him this promptly. ferely that I hear he is in on such a press conference but that if it deals with Ray without his having taiked to me or asked my permiseion to use ny work he'd better take a large store of food to western Ma.) He won't dace show his face anywhere else. Or will never get over bein sorry.)

Bud has a consistent record of doing wrong and messing up in the liay case and I have a complete enough writtien rocord. At aowe point we are going to have to confront raality: Bud has been the greatest Miability in the case and is probably the only reason it ism't over.

We both have these money and timu problems. I gu gest that you get Iiak or someone elsa to explore the possibilities of handing-the remaining work with Ray recognized as Battle bid with a nultimilifonaire cpunsel, as a pauper. If this can be done we can ellminate our ervatest problem. If you do not do this or cannot it will leave me Wth the need, whether or not I can meet it, in jour interest and Jimin 's, or seeing what else is posaible. Aside from messing things up all Bud has done is mbet sowe of the cash coste in retum for which he has had a rich and entiraly unfusti lied harrest.

Realia the position I see myself in now, with the obligation I bear Jimuy. I do have a conflict. I have little trouble resolving it becausa those minor parts of the costs ${ }^{B}$ ud pays are easentiain to Jimy.

Realize also now that I an ill and am not throwing off the symptoms that I am neither able nor willing for an indefinite continuation of this wind of situation, those of the past, and those I can anticioate ahoad. I think we are at the point where we must soon get head-to-head with this. Believe me, if I have to be Garried in I am uilling to clobber Bud in this, much as I hope it will not be neoessary.

I bolieve that if Bud did nut contrive the satuation represented in the MeDonnell contract kept secret fron me he is lawyer enough to have understood it. and crazy with Qso enough to have wanted it.

I have no selfish purpose in this. Remember, you are the one who suggested to we when I did not think of it to tell the IImes that if they do not agree to do the atory as an interview I would hold a press conference and release it to all. My interests here are Jinmy's and yburs. There can be no personal benefit to me.

We are at a criticial point. We are at the point of success. There are problems. I wamed jou that 1 have before been at a similar poijut witi the Tices (and not the Times alone) and had it aborted. My rueding of hos's continuaily shifting assinmonts reminds me of so much in the ast. Holn sesme to heve done very well in Celifornis. But it was 1.0 Who was to have gone. John used mo's leads and work. Then they were sending hia to Texas when I I arned about this and gave him what he needed to use for leanings. Then this morning, I'm sure from bed, ho phoned me, asked we the state of my disposition, and told me he was in Tampa! It was undorstond that Horrock would not gok to iud and he is the one who was sent. Horrock, who was to have calied me and aidin't, did not have to knou nore then Bud needed to duplicate what you and I have done for Bud to get and guve to Dowing. (Can he be the one Myler would not indetify as the 1971 person not knom to be a writer?or ono of hi.s?)

I am no longer willing to take a charitable view of Bud and what he does and doesa't do. I then felt and I am now convinced that the onily reason he asked me aiout your arguine the case before 6th circuit is beckuse he knows he doesn't know enough.

Ian also well aware of the inability of people to face or even understand their eantional problems. Our situation, ny distuation and your placid peaceful, unselfish disposition in which it wovid be againgt your nature to hassle with bud are what 1 have to keep in mind. We have to cope with the problem Bud presents. But if I have to cope with it wy woy, I will. I will avoid it as louz as I oan but when the time comes and I am convinced I can no longer, I won't. Fid wills then b: the least of uy chncerns.

I'm tifred, I'm disgusted by all of this, I ahould have been in bed vefore this and I'm not as prepared for tho as I ahould be. 'rrying to inform you at this point secms aope importent to se. I renily ant to apmad my thine other ways end trying to rebuild. But Bud's record can't be ienored and this insane coatract troubies me deeply. uy one yurpoes is to be prepared. If you feel you can't give me a copy of the meibonell deal, don't. I think I should have it- should have when it was executed - but I' il not contest your juderemont.

The way I feel now, and tirednese and digast may influence me, is thet this is but me nore in a series of potentisily ruinousaess aco or hate indulgences that at some point have to cons to an ond.

It is at this point that I got umrried enough to call you last night. I've slept fairly well if asain lit le and haven't hat tine to thfink ayything through. Howevar, my instictive reaction to your writing Herb and unilaterakly obrogating the contract is that It is the fine and right move. By the way, it Violates my initial agreement with Bud about which while I any perhaps not be able to do anything there is nothing to keep nie from taliking and I can produce a record of his uncontested representation of it the first time I eot proof of its violation. The one thing $I$ oan add is that if I ever feel the neve to go public on tis I cortainly will. And if Wrone or someone skilled visits over the holidsys I surely will tape an oral history. I've already asked fio to do in in corffidence if he eyer has the tine. For a reconi for the zuture only is my present intent. If the Times backs out I think Crewdson may be of a mind to take tha time and I'd trust hime The way thinge have turned out it is an inportsant part of the history of thits period. Haetily,

