## 5/18/70

## Dear Sylvia.

First, becuuse I axpect a visitor now overâe, let he blurt out what our tecitum frishd leul spperentily dicin't get around to telling you, thet i have kion the first ireadon-or-information suit in the ascessinations. It was the cese in which jou the ve Rud's inne irien.

You knov Ruek"s ineppropriately-used phrase, "We mere eyeball to eyeball, and they blinked". Te were, They did. They didn't dare face me in court. If the brief alone is not perguesive, the rest will sonn enough be known. In the course of this I leumed te had the ficht blinkara, too, obout thich tho future 衴ll also disclose mere.

Decause they more so uncivil and beacuse thoy nestlossiy delayed me for a year, in a comrlete and blatant illagallty, I decided to try and teach there memers. I laid saide preparation for another snd much more complicated suit, in which the $m$ gazine recoivad today $\quad$ ill be helpful (can you kake caples of the appropaiato pagen rithout personal cost?), and finci final oapers in five more, al1 oi which will interest you move directiy.

The suit I laid aside and will resume as soon as I can, for other things not transgress, centors around the panel. Bud did the brief in tha firat case, but I've egttien him involved in other enstly ant time-onsumine effairs, eco I'll have to be my own lewyer for 9 while. hile I do not look forward to the inatitabla tonsions, I do $10^{-k}$ with gnticipation toward the day rasn I ceno personslly, examine Ilsker, Fincle, numes, Bosmell and others, uncer oath. You know what heve in PM III. May I tell you that is nom relatively unimportant to what is in my possession, as the result of four very hard years of effort. I visir you os uld see 1t. To coin a bad phrase, it is the dyine end. I am forcing thinge, with some auccesp, geftina whet was denfed the Commission.
"ant told me you yere unmell. I am not. Just exhsusted, ynn conerned that themp is no meficel determinstion of the chuss of my blecking out. I'm 30 glad you had e chance to meat Ponl. He is a remarikable young wan, as hbely-puincipled as they come, snd as briett. I'm very fond of his, as I am of seversi of his peers With whom I om in regular contact. Vaul has done magrificently in following up the far-from-understood New orleans work and has, as he probably told you, the do elegnificant discoveries. I taink he will be able to do much more with this eapect, and It is one of tho keys, as he is coning to understand so well.

Please, by all means, try and send me any scrap, no matter hom samingaty insignificant, gbout any of the doctors, preferably, if you cen, in fom I can keep. by the way, if Cyril will be my expert witness and will then ait by my alde as a technias consultant, there will be a strange feam at the panel trial, assuming I can get there. I'll be the Iawyer ond my research essistant will be a very bbight l6-your-old! he is muck token by your work, conoulting it regularly at tha library, sovinf infs limited funds for dncyments. And because of his tender yoers, he has been sble to get responses from solf-justifying finks who'd never respond to sn sdult. Grest boy wio, despite youth and inexperience, is one of the best of us, coneidersbly suterior to most who are well know.

If Paul did not tell you, after a year of effort, I wes able to arrange for Bud to join Ray's legal delense. I wint no publicity on my pert. Bud agreed when I asked him, apparently persueded I coulan't do it. He has propared a fine lagsi document from CoUP II and, were it not for the damage done by legal incompetence in the past, I think there'd be no Coubt. Best regards,

