 nintor in çond stancinc of liat infitmethim tribe of experts om strics
 * (ta wastecticrat, ithought it would dat fotraing us woil as instructive io taili (ifi) spancouc who fhas leept up wilh

 whime octection. Even thotgh the Hsination is 10 lenecr front-nizge on is. diene are zpparcnify thocusames of ant:-ions left unanswered by the Warten (T, +nassion. So propic like Mirg. Mendtur $\therefore$ up their prisate delective work twoply fint ilvir research will someday Ditce the case to fre reppenced.
Mix. Mearthor's sensitive post in a ene intermationsl organization prevents 1. \% Ficlure from accompraying this oscricu, I vunet for hur cxistence Guybh. She is tiec atithor of the exthatuative "Sbjectindex 10 ilie Warren Feport and "- "ines and Exiabits" and an 1f ramis and sexmbits anc an - ". iuw "act" She is sumely not the Jim
 14.nTMsin of Rywic Lunctype of seif whilicist but a scrinus Won
latiocr secious subject.
it is now eight yerrs sitnee ofoh thacriy's aszassination ant seren years Stice the Warken Itrport was filed. Do yom thenose the mystery of the JFK murder wif ever lic duraveled to your faliafaction:

The firal answer hecomes harcier and veler to oblain with every passing month coame withe death of winesses, the lass of recolls:trai and the preocedprition of -a; will with other puestions. These are the जmman diffienties rssociaied with - गivths any old crime where the evidence Shas become dusty and the frails covered.
it. ve any important pieces of evidence Teren lust foreser which could have insiped -thic the entrovetsy?

Tinat's slmost impossible to say. inverer, i burw there is eviricace in - istence whel has been sdsmantly cuccoledallhmoth its aecessibility shotid thave beon cranted without hesilation.

## Fur cxampic?

Lik repoet of the FRI's spectorsonphic es.mination of ballet fragments, bulict smoars and the whele butlet found on

 tai fie Warn't Gomatission contenton fat all the shots fircul on erme single rilla. Trin FB1, the Natiom Arehives and the overument have refuscd in release this mionmation respite the fact that mader tho concrivabie law or siatate goverumer such chassification of documents could sucition be legitimately withlicid. miormation be legitimately whom

Are you implying then that the reason the sirectugraphic tests are hept secrel is
torcause they wouh chash with the Warren Hepoth's singic weaport-single assassil conclusion:

I'm absointely convinced of that ecanise I cam think of absolutciy no othar eason why the test results should not have cen released or why, for that matier, the Narren Commission took no direct estimony from the FBI expert who conducted the tests,

If you are correct in shatesting these eats wouti frove that note tham one weapon was involvel, timen there are men in governacut who lenow that Oswatd did not act alone.

1et's say there are peopille who shoutd weis Iont want lo speculaic on whether Kno. Viove confronted these facts and aro they have concealing material or deitherately coaceatmo mater policy whether they jubf parsice a goncortions, if mot wishay:


Say we focant ite thewr dat hromedy was shat at ly tane than ane veajoh what stytulage is there io the Warren Combissian and the foycrnment to insist on one gun and one nisussin?

The advantage is that they retain on the books of hisiory the false, fraudulent find cynical conclusion that there was in conspiracy; that the President wat: (rogerally killot in a fakkm unavoidable crime, that thas is mol :at.
ifow many peopls are sidil activeiy chgagedin rescarchaty! tic arsassimaione

In terms of profesmional, qualified rescarchers, Id scy proizally a cozen, Not alf of them are frown of miblished. I con neution a very brilliant yotms man in tin. Philatelphia area who ints writien a mosi impressive book in whici he completcly destroys the antonsy findinas. Witis consiticrnble new information he hat
provel to my satisfaction at Jeast timt none of the shats firmi at the Presitent and the governor came from the rifle found on the sixth flum of the Book Deposilory.

There is an irchitect from the Buaton arca, it Mr. Rowert Culler, wha has recently published a very interestine and technical monogroph which portulater shots cotning fiom severai different locations.

What is the poverament's regionest to this sort of amaicur slenthingt Officials dmi't pay any attention to you and your celleagturs, to they?

1 can't speak for anyons cise, but my book was ignored by the governmeat ind nome of my itticles, with me exerption, has ever caused any officiad comment.

What was that article all about?
 cuntainel in the Warcia itequat ly is depository worlotr, it Mr. Githoms, whe claimed ine farsot his cikarettert, weat back up to the sixth Hoor and saw (rawath near the window. The Warren Comuission, of enurse, tesmed very heavily on this man's lestinnany which felt smacied of perjnry and conltesion.

Now several yesars hater when I heram bryitis thectaspified Warion Combatan docunents from the National Areaves sud reas them caresully for nem information, in my antaztanh ant


initial suspicions nhout Gibbons' instimony, but, far from factiminating Oaxald by phacing him on the siath foom, his origianl story given to the FBI on the very day of the cissansimation was that he lad secri Giswadat 30 minuter hefore noont on the first fiom and that he had lefic the buidums at that line io spend his lunch bow wition fricthl at a nearby parting hot.

When Mr . Gilltoms was caited to tesity ofore the Warten Conmission the next forit fur thon fold for the very first time ilio slayy of poim: loach for the cibareties. the stayy ef hoty? bach tos toe cilarctes Now the lawver win gacstioned sormony fully aware of Gibbenz' entice testimony thecanse lie resturd lim if he cyer fold :unvenc that he saw Oswald at 10 of moin on the first finer. "ties witness suid merely, "Nasir"," and the lawyer simply accepted that.

In any cate, 1 wrote an articie about this inconsisteney, ith Atsgust for "the Texats Olaterver." The editor was so upzel at the seciansness of the cianger I was makiug that she sent my articie in aixance to the two adommisston lawyers involvod. One lawyer declined to comment. The other insisted that what ${ }^{1}$ Cibhoms staidi to lina in Aprii was more fullwritafive than anything said proviously fo the potice, EBI of seere presion fore with scrves. an premd lawyer has only bean alusive, musry and hysterieal.
 intige. in wost have bern framed. So who Iraumd (15wait, amd viy?

I staly wish I kum: II's ons ouly eveshle nowl tsetc to Hue sobspicators if they can to toutat at att. Now, there's no
 Hotane who haw ()skrath suld wore it ficotum to whomblate him, For he was



 Vaes hat fo walue zure be carrion sanneltum: tala like deputitory liat
 Hat fine pertans wher desifined and

 N.


Jin Oxwaht hnow beforchand that EEcherty was folug to be willet that siay fati fart ho moneliow wis implicated?
his my minion the kow brizaps he haci feen curriypert jnto somuthing. This is why lie lett the dicpusitory and showed somie Insilation abral where he would fo. Suhsequmbly, whea biswald was wader arrost in the Dallas Police ibepartuent, ive simuted to reporiers that lie was a patsy, that lin was being framed.

Whil (oswade have nuy last words as he "as uving with Kuby's bullels in bis mitn+ach:

This invoives anothey depiorable mansarn Tron the Watres Mçort. A
 dym:. "Thas is your last cianke, Ho you wark to tell we abything: now?" Oswat waraware of the cquestion and indisted be tai wollifus to saty, Dimis may or may mot usaiawthan! hecanse buity men can tic
 cachanse ontited from tiat report?

Whw do yan artount for the ntley Heceess of Ji\%'s nsкassiationt? if Oswaits anit 3 thy were framed. then the rest of the (ouspitators jivi ofi scot fiec. it was a inriect vims.

Taccount for it ly the ferribic lethargy of tine lowal pafession, the press and even for phillic. its very inferesting that one enit samwed that timee quaters of the smotrean woplic dici noi believe the Wartor bibart, jel aimost the same ereculate were opposed to a now awestitalion.


