With a long chepter devoted to this and to that suppressed evidence in the book, with some of it reproduced in feesimile in the text and a 50-page documentary appendix, can Kaplan have better reason for making no mention in his "review", falsely alleging instead that I rely on "newspaper stories"? He can - and should - choke on the considerable stack of court papers I have, 200 from this suit alone.

53

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Kaplan also co-authored "The Trial of Jack Ruby", in which he alleged Ruby was insdequately defended. What better proof than that Ruby won on appeal? And with Keplan's niggling comments about my not being a lawyer (with him as a sample, I rejoice), on what point did Ruby win? The testimony (perjurious) of one Sergeant Patrick Dean - precisely the point I called to the attention of Ruby;a lawyers and exfectly the point lawyer Keplan wissed in his awn masterpiece. Not because he didn't discuss Dean's testimony before the Warren Coumission, for he did (pp.166ff.). It is simply because Keplan is such a legal whit wid.

With his spurious complaints about my writing (inaccuracy boing one he fulled to make), hasty exemination of his is not inappropriate. After all, you do present him as an expert on both law and political assessinations.

Discussing whether or not there existed a picture of the President taken shortly after his essessingtion (p.25), Kaplan uses the words "even if it existed". Can be be so unfamiliar with entopsies? Is he unevers that his former associates still suppress these in the National Archives? Whether or not clandestine ones were made in Delles is irrelevant. Official ones were made, within hours, in Bethesda.

Kaplan's underisting devotion to precision and accuracy, his measure of his expertise, is found on page 142 in this service he deigned to give:

All he had to do was call to the stand the egent in charge of the Dallas office of the Secret Service, Forrest Sorrels. Servels was the last person who asked the last question of Oswald.

Porrest Sorrels was not there. It was then-Inspector You Kelley, whose report thereon is reproduced in facsimile in the Warren Report (p.650). Which illustrates another points: It is easier to defend the Warren Report if one is not familiar with it.

Ellustrative of Kaplan's great care with fast and detail (p.115) is "...Jim Zimmerman, a thirty-one-year-old former Office of Strategic <u>Investigation</u> agent ..." (emphasis added). I was in the Office of Strategic <u>Services</u> (and honored for that service). If it is here that Zimmerman served, he surely is one of the youngest agents on record in any intelligence service, formit eased to arist by Zimmerman's 16th year. Kaplan knew of my homored war-time intelligence service. He knew of my years as a Senate investigator, of my exposure of Hezi cartels and their penetration of and espionage in American industry. So, having falsely criticized my work for depending on newspaper stories, he describes me and my qualifications thus: "(he is described elsewhere as a chicken farmer)".

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This is preceded by the gratuity that my "group of the law is, to say the losst, somewhat shaky." There was a recent test of this in New York. Percy Persman, the man who without false modesty salls himself a greater oriminal lawyer than Clarence Darrow, had his make-up half on when he learned he was to confront me on TV. He fled, half undo up. So fast the New York Times March 20, 1971, listing could not be corrected. It reads, "Talk Show: Marold Weisberg, Percy Foreman, guests."

How "sheky" can I be? Or could it be that Foreman, unlike Kaplan, would not be behind my back and <u>had</u> read FRAME-UP other than Kaplan did, discovering, among many other things, the faceimile reproduction of Ray's contracts with his lawyers, from which Ray got not a penny (yp.h09-504), including two letters in which Foreman bribed Ray to keep his mouth closed for 24 hours (his threats that Ray would be killed having worm thin).

"Hewspeper stories", Lewyer Kaplan, New York Times editor?

Indeed, I am not a lawyer, and Kaplan teaches it (perish the thought, with what he osm keep down). "Shaky" or not, lawyer or not, I would velocme a change to face this back-knifer who defends corruption of the law and abuse of rights, say in Cornegie Hell, with a jury from the trial lawyors' association. Let us see who "shakes", who knows the fact, who correctly reflects the law - who is honest.

Kaplan's is not a review. It is a vicious and knowingly dishonest personal attack on me because Kaplen does not like my writing, my contempt for him so incidly expressed, and because he cannot on fact fault PRANE-UP. There thus is little to which to respend. He in no way reflects the book or its contents and deliberately misrepresents its dostring.

I do not say Ray was not involved. I do say there was a conspiracy. Ray said this in open court. Could Keplan have better reason for misrepresenting 15? But this pillar of the law, this upholder of the decant society, finds unimportant "whether or not key find the fetal bullet". If Kaplan prefors political assauling reasing the land free, put we down as one who does not.

Keplen finds "exigious" rodundent proofs that the shooting could not is any way be connected with Ray. He depresates the two things he schnowledges in my direct quotation from the suppressed evidence: false sweeping by an PBI agent who said he examined a "bullet" when that bullet exploded and he had but a fragment; and the fast that the FBI could not connect that misrepresented fregment with the rifle. There was once a time when innocense was assumed until guilt was proven, "beyond reasonable doubt and to a moral sertainty" - until the Kaplane started practicing in the Department of Justice and teaching the law.

He is not, however, without an arcane description of the confiscation of the court record of the public trial of an American and its suppression by the Department of Justice - <u>his</u> Department of Justice. That and the fact that Ray's court-appointed lawyer in London said he would have to "aheak me out" with the PBI before letting we see the evidence <u>scainst</u> the man he "defended" are, to Kaplan, no more than "inconvenience, buresucratic bumbling."

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Nor is balance one of Kaplan's faults. To him, "William Bradford Huie, Arthur Hanss, Percy Foreman and a host of others are speated savegely" (the false-swearing FBI agent is his single example). Huie decided there could be no "justice" unless he bought it, so buy it he did, in six figures. Ray never got a panny. Bought Arthur Hanes, having made his deal with Huie, contracted no more than two things with Hay: a thorough milking and to not as his literary agent. The Hanes contract does not provide for Hay's legal defense. Heed I say more of Foreman who sent Ray up the river? When I expose this, it is "savagery".

What is it then when a Kaplan concludes as theroughgoingly dishonest a writing as Department of Justice apprenticeship can provide (ohn yes, even today he objects to exposure of what he cannot refute because it makes the FBI "lock badd) about a book as greasly misrypresented as skilled and practiced deception can evolve by esking "why one might wish to read ... or devete newspaper space to the book. Aside of course from its interest to those in the healing profession."

If Kaplan considers himself equal to the "healing", there is still Carnegis Hall.

One resson such newspaper space might be devoted to the book is an effort to kill it.

One reason some may care to read FRAME-UP is the reason I wrote it: So that, when the protections of society fail, notably the lawyers and the courts, society and its members may still be defended; an effort may still be made to make government work; and to reasors viability to its jecomrdized institutions.

And so political assaudts may not roam the land, free to assaustnate others who seek to lead toward peace and to get for those so long denied it their fair share of the fruit of our national life.

Siggerely,

Marold Weisberg

4