Mr. Hedrick Smith New York Times 1920 L St., MW Wash ngton, D.C. 20036 Dear Mr. Smith,

If I am able to do it I plan to have a Washington press conference as seen as possible often Labor Day, when depending on when my lawyer is free after his return, to disclose what I regard as significant new information about the JEK assassination and the FEI's investigation of it. Meaning non-investigation.

This information is in the form of an affidavit my layar will be using in the oldest of all FOLA cases, the one over which Congress amended the investigatory files exemption in 1974. For a couple of weeks we will not know exactly how he plane to use it and the 82 exhibts almost alls of which were once suppressed official records.

In the part 10 months I've had three arterial operations and I'm somewhat limited in what I can do. I can't drive to Washington, although I can ride there. So I can't make and take copies to reporters. However, I can make them available on a hold basis, until the press conference, to be fair to all. And I can and will take the time for explanations to non-subject experts.

There has been destruction of evidence. Where there has been any explanation the Government has beens exceful to evoid any attestation and all the explanations look any credibility at all. This suit is for the results of tests of non-secret nature. In one case, incredibly, the FEI claims to have destroyed the basic record. In another it claimed first that it did not make the test and then, this June, when I deposed the Lab agent/ expert, it claimed it provided the report when, transparently, it EXMAX provided and entirely different computation.

The destroyed record referred to above is the plate made in the spectrographic examination of the curbstone hit by an admitted missed bullet. That hole was proved, and outside this litigation I obtained the FMI's exknowledgement of this that it withheld from the Warren Countseion. The patching was before the FMI dug it up. I also have the withheld pages of the examiner's report, not given to the Commission, where he admits that what by then was only a Sancar" could have come from an object like an automobile wheel weight. Encoding that this evidence wax was altered, the FMI avoided any problems with any conspiracy investigation by ignoring and withholding that fact, not incontreventible.

Other destroyed evidence is the specimens of hallistics evidence submitted to neutron activation energies (NA1). It now, not under onth, claims they were destroyed as what they were NOT, "radioactive waste." The amount of radiation to which these minuscule specimens were subjected is not only begligible - it is designed for rapid decay, which is measured in NAA testing.

The examination over which they lied and gave me another communication was asked

for by the limiton egent, who was a firearms expert. ⁴e got the hair and fibers people to atudy the Frendent's abirt because, if you see ity it is churious that the alits in the collowr through which a bullet is claimed to have exited do not coincide. The official explanation merely lied about the evidence it had, that those elits were made by a scalpel, and the FBI made this possible by supressing the results of the test. We have the lisison agent testifying on deposition that he did ask for the test by an agent he identified and stating also that a written report was filed.

So, although there is no FOIA provision for it, I'll be asking that these two tests be duplicated and that the results be made public. ^OF course they'll carry on because they know full well that if the press sees that the official story of the assassination is false, as the shirt alone will leave/sithout any doubt, there will be a not inconsiderable compotion.

Shis is one of the things for which my lawyer requires some tige, figuring out how to go about what is not provided for by the law.

We got a other teb agent to admit that the FEL never made the kind of spectrographic examination required to show common origin, as it represented about t e JFK ballisticsrelated specimeness the bullet, frag,onts, etc. It made only w qualitative examinations, which merely identifies the composition of the substances tested. It did not make the quantitative tosting, which is required to show whether or not epocheens had common origin. The qualitative tosting was, in most instances, meaningless because it was not necessary tot test what was known to be bullet metal merely to prove it was bullet metal.

There is much more, including one of the records in which they connived to #stop" me, their first-ememinent dedication word. They actually planed to have another Lab agent file a phoney libel suit against me. They did all the legal research, paid for by tax money, to be able to tell Howver that he could suc. They chickened out in the end because my writing was assume and they were not about to test it in court. I believe the concoction was really intended to con Hoever.

Reminder: the Vommission's report is based on three shots and no more, one missing, one causing all seven non-fatal wounds on both nen and one Hilling JFK. Because nobody was ever able to duplicate the shooting attributed to the duffer Ogwald and because hobody was able to duplicate the ponotrating power attribute to his out-of-date bullets, hoover decided to memory-hole the missed bullet and to make a non-person of the man slightly wounded by it. He apparently believe this meant less weight for those three bullets to bear. The test to which I refer establish the made for none bullets to second for the known damages. In fact I now have, from other litigation, FRI records relating to other shooting. There ware at least four other shots investigated, results withheld. Some of the deliberate non-investigations are pretty brazen, but they did get away with it. Even when in 1975 it require conving Glarence Kelley.

A Dellas agent had to file a report on something he had been told by/a Dellas police lieutenant. This included that none of the notorcycle escort had been interviewed by the FEN about the assassination. So interdictely the notorcycle cop referred to was interviewed, and he added to his personal observation of what destroyed the official solution the fact that the cop next to him - and these were the two closests to JFK had made and preserved contemporaneous notes. The FM decided to interview this second cop, just so it could not be claimed they were not thorough! 1, and they managed to avoid getting a copy of his notes or to mention their content. I have and attach his report. He confirms Governor Connally and his wife, saying that he was looking at Connally and saw the second shot hit him. That, naturally, destroys the Configuion's report. Continuing to ignore 16 other copy, of course, does not indicate any lack of thoroughness. I don't know KME what these 16 would say but the other one of the two mentioned above ages he saw JFK hit from the front when he was only 4 to 6 feet away. This also refutes the efficial story.

Another entribit, of which I also have the holographicitaits, is Katzenbach's meno to the White House a couple of days after the orime in which he says it is necessary to convince all that there was a lone but assassin. That night he told the FMI that whe her or not Oswald could have done the shooting is "minutia" that no report could encompass. This was before the Commission was appointed.

I think there is news in this kind of new information and I would like reporters to have time to go over the materials rather than be restricted to what I can say and they can ask at a press conference. Until the conference it can be examined here and we can make copies of anything desired.

Sincerely,

Harold Deisberg