February 27, 1970

Or. Russell S. Fisher Chief Redical Exestiner 111 Penn 80., Beltimore, Md. EluOl

Dear Dr. Flaher.

Your panel report is a brilliant exercise in the specialised use of words to make them appear to say what they do not. This may also be said of your letter of February 15.

the panel substited but a single, final, efficial "report". This is what it was directed to do. But this is not the nature or point of my inquiry. The panel, situate doubt, had other records that cause to ancompased by this specialized meaning imported to the word "report"! measurements; request for deta; preliminary or preparatory epimions on the meaning of some of the evidence; tentetive or ether interpretations. My request, a perfectly proper one that, in addition, has the sanction of law, was far what lies behind the report as finally - and belatedly—node public. This is in me way addressed by your language. It so me, like so much of the language of the report itself, to be corefully entended to some to be responsive when it is not and to be interpreted as anying what, in fact, it maither anys nor addresses. Therefore, I ask a serponsive reply, having to do with what he peaced to the pay meterials, the westing popers of various kinds, the names and notes, etc. You was and emphasize a word I did note payer.

There is the pessibility of conflict between your most sentence and the second sentence of your third passgraph. In the first instance you say, "It is my understanding that this is the same report that was subsequently released by the Justice Department." Here you not read it? One you not say whether it was altered in any way, with or without the approval of all members of the passi? Then you say, "It was autoquently edited and rewritten." Persups you meant exclusively by the panel slone, but you do not say this. When considered with the indefiniteness of the first reference, denote are relaced. This prompts me to sak those questions: If you know, bywelone, when, where and for must purposes was any and all the editing done? Here may items eliminated, in part or full? Here any added? Here there changes in any of the conclusions or opinions, changes a critical reviewer might consider to be substance?

I am not some that I saimed you for copies of the report as issued by the Department, therefore I am at a least to understand your emphasis on this. I think it proper, especially become you served an official purpose, at official request, that you address yourself not to want I did not set but to want I did. You understand I wrote you only after seeking this identical data from the Department of Justice, which suggested you gestlesses might have it. They say they do not. Saither they not you say what he passed to it.

This leads to your statement, but the intermediate drafts were not preserved. Now you are a man of foreness science. One of the needs for the convocation of the penal of which you were part, apparently the dominant vert, is precisely this debicus practice with regard to the papers of the original sutcopy. You do not say who destroyed them, hewever, you do use unequivosal language, so I presume you know who get rid of them. I sak you was, I sak you way, especially in the context of your work, end I sak for your preferenced spinion, as one of the eniment experts in your field, of the prepriety. With the purposes of your penal and you can select any of the contradictory purposes efficially stated - how you can justify destroying these drafts (and other working papers?), permitting it, or remaining atlant in the face of its

1

If you were a writer or a legal advancery, could you regard this with any but the most serious misgivings, the deepest, most troubling doubte? Could you believe the final product of either panel or department is entirely consistent with and includes everything in the drafts? Without the drafts to show, how can you possibly establish there are no substantive changes, no serious arrors or amissions? Is this not precisely the problem with the autopsy you were to deal with?

I am at a less to understand the gibberish of your second paragraph, unless you expected it to deceive or divert us or to become your former colleagues or the Department, you having sent copies to turn. Despite thatever you are referring to, if indeed, you refer to enything, your report is in evidence in that triel. It was suppressed for about a year, to surface in this use. So, that you can possibly mean in anying "there is no such report so for so this penel is concerned escapes me. It does not, however, escape me that you have say you speak for the entire penel. Saving had no response from any of them or your legal advisor is consistent with their agreement, for this purpose or in the pest, that you are spokement or leader, the report indicating no chairman.

Your assurances that you did, meet, deliberate and report, your unnecessary support of the obvious, is not needed to affirm the meaningless of Mr. Rollyps' words.

If you "take exception to your charges of 'conspiratorial eperations'", as you protein to quote me, why do you write letters like this, twisting and contorting words, giving them special meanings, aveding the abvious, being unnecessarily secretive end, with 1005 aucress, being entirely unresponsive tem a perfectly proper inquiry? It is my obligation as a writer to make this kind of inquiry. It is properly addressed to you and your silent executes, not only because this is indicated in Mr. Relappe' letter to me but because you performed an official function that is in no may immuse to the provisions of the law. I sm, under the law, entitled to must I eshed of you. Unless you have something to hide, I fail to see sky you write such nonsense as a substitute for enswering my letter. The toyou "agreed at the outset not to maintain individual private files, notes as other information" likewise is at best eventure and at worst designed as deception. The character of or title to whatever working papers you had is not what I asked for or about. Nor isothe reason or their present location.

But for the record, I quote the entire sentence you here distort. Your colleagues, all of whom he we copies of my letter, can compare must you say I said sad what it means with what I did say and mean. In reference to ar. Rolappe' statement that not a scrap of paper of and kind or observer (since reofficed to me), remains with the government, I said, "Inherent in it is what I am antirely unwilling to assume, that yours was some kind of conspiratorial operation in which all records were sither decreased as and bound to be a superstant of the same statement.

Source of facts, many measurements, interpretations and opinions, manny other things, beyond the saggesty of even the most gifted mind to preserve, completely and without complete accuracy. You needed sertain evidence for this job. You and the government should have been concerned about the possibility of accidental error. I would hape it is not expecting too much to believe you would have been concerned about the rather significant discrepancies and differences between your work and that which you evaluated. Besides, is it other than normal and proper in your discipline not only to make notes but to preserve them in the event they need be consulted, or in the event this work might be questioned? With this particular job you undertook, one so important in the national history, one so vital to the national integrity, is it not even more messansy that every scrap of paper of whatever kind and character be preserved? Yet there is no direct statement from you on this, nothing but equiveration, evendonce, and a phoney indignation that ill suits a man in your position of a response to such an inquiry.

It is you, sir, who label your work conspiratorial, not I. Especially because of your enduence in your field, the respect and position you have corned. You know your business as few man, you teach it. You author books about it for eithers to learn and be taught from. You are secopted in court as one of the country's outstanding experts in forensic medicine. You are utterly without immediate when you write such a letter as that to which I respond.

As I told you, I am a writer, and I have written and am still writing in this particular area. I remove the sequent you have so painstakingly ignored, contrined in my latter of the 19ths I hope you will note the most direct and specific response, values you are willing to take and essect the position all of this is essent, all outside the law.

That dhild's play at the end of your first paragraph, telling me you "have me copies" of your report for distribution (I didn't sak you for them), but that it could be obtained from the Department of Justice, is particularly inspired rints when bracketed with your distortion about "conspiratorial operations". I asked one of the Department lawyers for a copy of the hearing in Judge Hellock's court. He said he would give me one after lunch, he didn't, he them end he'd nail me one. He didn't, of course, this is subject only to the interpretation he welcomed close scruting by one who, to his knowledge, had an understanding of the first. However despite what one might interpret as his lock of pride in or satisfaction with it, I have a copy, I have gone over it exactably.

I hepe you will not again resort to sementic devices in what I hope will be a direct, unequivered, responsive ensure to my letter. To do so now would be to define and further domesm yourself, your associates and your work.

Because I do not have Mr. Bremley's eddress, I senant send him a copy of this letter.

Sincerely.

ee: Dru. Meritm, Carmen, Margan, "u:es, Finch, Berwall

Mareld Seleberg