Certified 3/12/76

. Mr. Larry Conzalez Playboy Magazine 919 N. Michigan Ave., Chicago, 111, 60611

## Dear Larry.

Whether or not you return my call, as I will explain to you if you do, this letter is necessary in Playboy's interest, your personal interest and mine.

I have completed the reading of the bing piece, beginning with page 28. I assume that the first 27 pages are identical with those sent earlier.

When you were in conference and Tom also was I tried Kary, only to find she is out ill. However, the most serious aspects have to do with policy and legal matters, and I recognize that these you will have to buck to others. Hobody has ever told me who these others are. So, please do not take anything that follows personally and please also lose no time in alerting those who bear the responsibility. Believe me, you have and have given me the most serious problems.

With no the stealing, and I use this word not by accident, is enormpus and at this particular mongat in particular, quite hurtful. I do not want any of my work used, regardless of the doges used to either hide that it is mine of pretend that I have authorized Playboy to use it. I have not. Guite the opposite, as I first made clear with the JFK pieces.

In this case, as you all know, I am most of the way through a new book. I do not want any of that material used. "bviously, I'm not writing a book only to have Playboy cream it nor do I file and fight lawsuits only to have Playboy lift that.

What "im has used after my specific statements that I wanted none used ranges from what is my copyrighted work through what lawyers call my "work product" to what I told him in confidence for several different reasons and at several different times. It is not part of his migunderstanding or Playboy's of what the defense of Ray entities. In fact, most of it is known to only one of the current lawyers.

Because/your misunderstanding of the legal and factual aspects and requirements of the defense perhaps I'd best explaint that right now because it can lead you into and, legal and serious troubles as I recall that writing. If it is possible on your end before the day is over you'll have details on tape. The sole requirement of the defense is to meet the minimum, the "reasonable doubt" standard. Most defenses, ihcluding this one, would be prepared to go farthur, depending on the lawyer who does the actual trial work if and when there is a trial. In Ray's case, balieve me or not, there is no case - not enough for an honest judge to let go to a jurg. Dongt be deceived by the kind of factual, legal and othical swill you are publishing and somebody there asked of Jim, who knows and can write better. Nor ought any of you be misled by the masty devices of depresation, particularly making out that what is uniquely the work of one person is the imaginings of an assortment of never-specified paranoids. Most of all don't for a minute think that the solution to the crime, in any degree, is part of a defense. In this case may himself would have none of that. The way it works in a trial is that the prosecution puts on its case. If the defense believes there has been no case made, it asks the judge to diamiss. If the judge agrees, he does. If he does not then, the defense rebuts the prosecution's case. Only in Perry mason does the defense consist in solving the crime. Were this the need or the actuality there would be no purpose in trials and there would never be enough jails.

Not only did I make it clear to Jim that I wanted nothing I told him used, I have made the fact rather than the details Jim uses in breaching confidence clear to you and Tom and Mary, so all of you would know.

What you use goes to the solution to the crime itself. That means an initial \$185,000 in rewards alone. I start it this to give you an idea of what to metratizers is the magnitude of this theft. It is far from all but is, I hope, enough to attract a little belated attention at some level of bureaucracy and infiference above you.

The man with whom I am working on this book, the man who encouraged me to do it and is acting as my agent on it, is a lawyer in publishing. I will be staying with him when I leave for New York on Sunday, partly because we are friends and partly so we can have some time to discuss this book. Now, of course, I will have legal questions to discuss with him and he will get a copy of this letter. He has already spoken to a major publisher.

You are stealing despite my frequent protests a major part of eight years of works. How many thousands of hours are beyond imagining. You are doing 16 at a time when it can ruin what all that work can mean for me and when I do have a specific project it will ruin. The breaches of confidence can be hurtful in other ways. One is that it can endanger me, personally, as well as my wife. We live in isolation and without fear, but you will have attracted those who did the drime to my knowing how it he could understend for his 1974 role, how it can lead to them. In and of itself this is totally unconscionable and no less impermissible and intolerable. The grim realities are not in Playboy s pages but that does not in any way make them less than real.

None of this is any way comparable with what you and your associates described as my "reasonable" offer when you did the same thing with my JFK work. You then had a crisis I recognized and of which I did not know until too late for you, meaning Playboy, to meet without a still more serious crisis if I had not been willing to make allowances. But I then and later and verbelly and in writing cautioned all of you"ne more." In addition, I beseeched "in to let me see his carbons, uncorrected, as soon as he could. This past Saturday night he phoned. My wife, who also likes him, was on the phone from the time she answered it. I went through this again. We then promised to send me a xerox pronto, if not Sunday, "onday at the latest. I have received nothing from then also he did not do as I asked. You had set type before you consulted me. In every case, even currently, if I remember correctly what Mary tola me earlier this week, when she hed some in %alley.

Playboy was abundantly on notice. There is no possibility of any misunderstanding and there is no question of the most serious as well as costly damage and potential for personal hurt. If despite this Playboy has persisted in stealing. I do propose to hold it responsible. It has left me no real choice. This time I can have no concern for you deadlines and the grasy situations into which for no real need you all work yourselves.

This insens attitude that you can with impunity steal everything is, I am cortain, going to hurt you more if you do not make the most radical changes and elkiminate all use of any of my work and the potential for danger for us. You wanted is as your consultant because of my unique knowledge. That knowledge lets me pinpoint what you have ripped off from others and pretended otherwise. In this piece it includes Gerold "rank and Russell X. Thempson, a name probably strange to you because of this sick machismo of the permeating dishonesty, the pretense that it is all Playboy's original work, where you used names, as with Chastain, I could make out a case of unfaithfulness to what he has written, in a way a lawyer could argue is defanatory. You have also credited to him what I told wim in confidence. There is absolutely no doubt that there is a pattern in these pieces. If your lawyers tell you that it is right, proper and legal, well that is their opinion and somebody is going to have some very large bills to pay in order to find out.

I six have no way of knowing what others will do, but it is my obligation to you to let you know that I can see possibilities from this wholesale and permeating cribbing. The last I heard "rank still had hopes of a movie from his book. Huie is a madman on this, salled by his misjudgements and his failures. He desperately needs self-justification. It drives him to the invational, like lying to say he could not get to testify in the evidentiary hearing because he had to look out for an 85-year-old mother, then as soon as the hearing was over, flying to hew York to do a TV show of only self-justification, they flying to Rome and Tel aviv, and then even flying to New York to retape that show because the tape was bad, and just before the recent oral arguments in the appeal at tolling the statute for May, who does want to try and end this prejudicial pre-trial publicity. (You never once faithfully represent the "wie/Ray relationship or "wie's own beliafs and intentions, as I warned in advance. You will be a sitting duck for Ray.)

Your representation of Fensterald and Cliff can be interpreted as defeastory, and the rest/ of the piece and doctrine of it and the others lends itself to this. How would you respond to what you have written to the claim by Fensterwald that as Ray's lawyer he had the obligation to check everything out and once he checked this out he not only abandoned it but went farther in a way I cannot spell out without breaching CBS paid Cliff and filmed him in New York, stothe Waldorf Astoria, after his claims the special CBS aired and do not mention what they supressed for almost eight years, stance of what they suppressed, then aired, any you sake no mention of it?

I can tell you about chickens and roosts and - have the obligation to. I do not say these chickens will roost on those roosts.

What will Playboy's position be if after my explicit warmings may decides to sue and subpoenss me? Even if I can prevail on a claim to a confidential relationship is not enough, suppose a judge holds there is no privileged relationship and that I have to testify? Suppose he files such a suit and also subpress all those from whom you have cribbed and asks them no more than if if is from their copyrighted work that virtually every word you will use that is not invented conce?

This whole situation is incredible to me.

Has anyone there the remotest idea what he is doing to definer with this doctrine on these pieces, this one in particular when Hefner makes all these beautiful statements about jails and prisoners and justice as recently as a couple of days ago on const-tocoast TV? (That is where my interest in interesting Playboy began, by the way, and there is also an abundant record, with Ray's in-jail conditions, so incredibly long in solitary.) Department of Justice "investigation" of the PBI. It is a fraud and were it not it is, from the public statetents, quite opposite what you say. It is anything but what you say. Now that Congress has taken a delayed interest in this case and that for the first time blacks have turned on, including "ing's widow and former associates and the Black Caucus?

I don't know Heiner. Heisuse whenever I've seen him on TV he's come achross as a man who really believes and means what he says I've wanted to. But if I were Heiner, many heads would role after this. And if the reports I have received of who is influential with him in Hollywood, I'd expect him to hear from one who is supposed to have ready access and will be offended by this series beginning if not earlier with the JFX officialese.

. . . . . 

It is now going on four hours since I call. There has been no response. Tomorrow is Saturday. You knew I had to go to hew York Sunday, white early and that I must be is baturday. You know a must be so to to the source out of the sense of both you and The. I don't want to sue you. I just want to be left alone with my own work neither stolen nor misrepresented (yes, you do that, too) nor misused.

It is obvious that I have not stopped with syself, now or earlier. I have tried

as best one can to save that nonster of an insensitive bureaucracy out there from it itself and its crasy, incensate preconceptions. I have already bogin to hear of what I is motified you, a strongly negative reaction from compuses. This is how I know the first JFK place is out. Nobody sent 20 one so I havonst seen it. I've had the suge reaction from the working press, yeah, even from within CHS.

What I can do to help you I still will. "his now will not and cannot include any compromise with my own rights and my obligations to my wife as well as myself. Here all

this time has passed since I placed the first of three calls. I have the other needs of which I forewarned you to meet/ before I leave. I will nonetheless be offering to let my own needs so again to serve you when I call again soon. I'll work on this tomorrow with any of you who wants to work on a Saturday. But balieve mo or not, I's telling you that

any or you who wants to work on a Datarony. But pollers and or not, is twitting you what you have the most serious of potential problems and nobody in that ivory towar responds. This will so out in tomorrow's mail. You, should have it on Monday, if I don t get through to any of you this afternoon. I don't know what will be possible for no beginning 5:30 Sunday morning. I will get a message loft for me at the home of the friend/associato with whom 1'11 be staying, 214/-TR3-9806, or his office, 212/753-1713. But it is impossible for as to stand in a phone booth or to use his phone all night.

it is impossible for us to know now when I'll be able to leave "or York. Then I do the first day and possibly night I'll be with Jim Lover, 202/654-6023. My wife will be have michte. He office number is 301/662-4596. if you want to discuss any of this with me, please be prepared to tape it so there can be no confusion or misunderstanding on the upper ministra strata.

Sincerely,

P.S. I did speak to Ton and I did, without success, try to get through to KcKinley, last time to how at 5 p.m. here

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