Harold Weisberg Rt. 8, Frederick, bd. 2170: 1/22/75

Editor, Moss York Times:

S. Barrett Prettyman, Jr., has 20-20 hindsight on the First Amendment in his op ad article of January 22.

His earlier record made the right to slander within the United States a right of the ClA. So that we might survive as a nation, no less.

In the suit brought against a CIA operative in 1968 Prettyman teamed with Paul R. Connally, partner in the Edward Bennett Williams law firm, to immunize CIA operatives from slander uttered "in the line of duty," in the words of the court decision (upheld by the Supreme Court April 19, 1971).

Contemporaneous reporting is portinent today because of the encouragement to illicit and anti-Constitutional CIA acts:

"The CIA's immunity defense raised controversy over the agency's proper desestic role..." And the circuit court found the slander "legitimate measures to protect the secrecy of America's foreign intelligence sources..."

What was called "national security" was served by the slander of an Estonian emigre, "a lecturer on the evils of Communism" by calling him a Soviet sgent.

And <u>within</u> the United States this then became "legitimate measures to protect the secrecy of America's foreign intelligence sources..."

Thanks to Mr. Frettynan and Mr. Cornally the CIA was encouraged in acts that are subversive of fundamental rights and are a step toward the police state.

For "national security," of course.

Sincerely,

Harold seinberg

(Quotes from Washington Fost 6/7/69,4/20/71. If your morgue has other stories, I'd appreciate copies, thanks.)

see Heinefile under CH