Deer Howard,
5/3/75
Your book came day before yesterday.
I appreciate the inscription very much.
I read through the introduction the insst night and tice inrst chapter jesteriay While bil was erocery thoppang. (I'in getting alons better then well and no longer have apprehensions about driving. Hy reactions have returned to norval, etc., there is no lung damege from the new X -rays and I'li just have to take it oesy in physical ectivity until I can retum to my former level.)

While I like all of it very much, the fairness of treatment and the warnth and icipdnoss of the inscription, etc., most of all I iske something else: the influence I've hed on the way you think. Ho, wayve I like more the directness and the honesty, your agreement that nost of all the writer owes the obligation of deceeringat hiaself to the reader. for most people this is a more difficult kind of honestyoAnyway, it is all quite gratifying.

I see in your introduction what your law prof was talking about enk what was not as ciear in cowverations you have learned the direct my of geiting to the essence and of getting to a context that h happen to belleve is the correct one. This will, I ain certain, maire you a more effective and a better lawyer.

It is all quate setisfying! I knew your thoughts, but I'm very hapy to ges the way your mind works.

When both "isconsin and the lear coilege expressed an interest in uy files for an archive, this is the reason I proferred the local college, to be able to have direct contact with yourie students and to be able to show them a different approach, one not taught. (I don ${ }^{4}$ know if I ever told you, but years aho wy last jos in intelliguce was to do for the rhase whet triey found it impossible to do.

You have also remembered what $I^{2}$ d Porgotten, in toto or in pert, sbout Lane and Epstein in part and entirely about Fopkin: their doctrine. This will be veluable if and when 3 Hi gets around to replenishing wy suppy of copying peper beceuse I have decided to try to do the sheep and goats bits. I prepared a speech for this for the NYU symm posium. Jjim hed to read it for me ander the worst of conditions, not the least of which was one of the others tusning off the vidootape as soon as he began to speak. This also out off his light for reading, And they switohed him fram secone untill lesto when may people had left. But it is having its offect. Two of the sponsors wino were turned off both spent an hour with ne on the ghone two or three deye later whent they had time to think and to get resction. Mexry $P$. yestoriay told me that he is beginning to get reaction from those not there, as for awsy as the west coast. I think he mentinned Hoch and Lafton. For an audience of only 200 not bad. the Xxpost carried a couple of grafe and I understand there is much in tho current Village toices. Yesterday anson phoned me with what anounts to a long apology for his pieco in New Tives. (He even asked me for help in the future end on an approach he is teking now.) SO , i'ifta corying aome of the quates you use and adding sone I recall and some woric I've done for the next time I do this kine of think. It wey be soon.

Thaile I've not been avie to do auch else I've dowe a little thinicing. I've decided I waited boo long for this separation of the self-promoters and cowicribilizers. I have always avoided this in public. I should have accepted the intritation to go to Boston and is should have done it there. It would have given two more montibs of tine and we may be rumning out of time.

What makes me aware of this is a preas conference Bud, (yril, Bob Smitho Juling and Herb HicDonnell are holding in DC Monday, and there is no working cay betweon now and then. Jim, Jerry and I all feel they will, through Cymi, rip off my work on the apoctro and liah. I have not used it bscause it is prexetures I have not been given all and it is necessary to perfect the record. (Jim was auperb on this in court yesterday
when he had a judge of honest conservatiem rather than a finky liberal!)
I have proof from what they have given me that they are withholding after Kelley ${ }^{\circ}$ assurance in writing of compliance and the verabl assurance I got fire to extract from the USAtty and that the same character gave the judge yesterday. Jjim was greato Bo fugured out his orn and magnificently subtie way of acying this without gividg away what I've got. "e did it with the lies the ABC wrote us instead and it worked.

What I have is enough to destroy the case if avea attention. But winat is more algnificant is that they never really did either test. I don't went some self-seekers rujning my chance to establish this. \& tinink it can make the definitive difference and it is my plan to use it that way. \& Judialary member has been in touch and I'd hed that means more or leas in mind. plus a press conference already discussed with a wire servica, the xpost and a network.

Until last night I was boxed in because I had no way of disclosing how I knew of this coming prese conference except fros one agoinst whon there could be reteliation. How I know enother way and can maks some offorts without fear of hurting the zumgx innocent. Hot much time to do sonsthine incisectly.

Kelley should have sent Cyril something. Not only does $\mathrm{C}_{\text {yrill }}$ never underitend but
 4025 is even more sickening tian carlisr ones. I sent Nabonell what they gave me inftially on the spectro and asked hin to be ny expert". be never responded to me out told Jim he could not be- without returning anything.

There is rothing to keep Cyril irom using this incompleteness es though it were complete and from erabbing not as much the credit is the future attention on this, which vould be a magnifiod disaster because I fear he is headed toward one on the brain. He has no ethica. (If they no longer use it in law schooljh you mey want to remember the uiscora of"Penis er ectus sciam non hebetí)

I'11 wors cut how inll contend with tixis, if I can. liaybe by being at their press conference. Armed. It'2l teke a little work blat I can do it. How I could use the kind of heip you've supplied on this!

What happened at tha calender heorinz yesterday is that the jucige, well preparaie, gave the goverment nothing but trouble. He laid it out that he was familiar with the legislative history. Even ENK's part! (Not a reporter there.) Were they still holding that I was not entitiad to this datai lio. They had given me allo sim answered this.
 had interrgoatories preparea. They noulu give me affidavits instead. Ḧc, the jude asid. if you are wizisne to rospond under eath there isio reason not to do this in the foma of interngoatories rather than affidevits. (Yau cen see that they chose what to say in affiderits and I whet I want to know in interrgoatorkes.) Thejid lice a month more. The judge aaid he'd given two extensions and theygd eiven hin nothing in that time.莫e"11 beve another kx caiendar iserinet 5/20.

How I don't know but the judge even knew I an broke! Hon could I afford dim? Jim is ectting no fee. Ail in the record. Jim wants to get a iranscript but i rear ppending oven perinies.

When I could I've been workins on this all waek. I dici stoy when I wearied. In
 when there was no tine for this long one I did enouch by phone, sererel conversations.
 merely adequetso I've not seen thsm. I guess ${ }^{2}$ in worked fhpough the night mhursday to get these perfected and retuped.

I've really got tinn hooked if the hookers will stop lying thoir trado.So hooked that 1 don't even noed an oxpert to reat the egultor pore comprehencibly then oith the technioal.
 they did give me.

