Mr. Carl T. Rowan 3251-C Sutton Pl. MV Washington, DC

Dear "r. Rouan,

Harold Weisberg 7627 Old Receiver Rd. Frøderick, MD 21702

"our column as it appeared in what I believe is a small, rural Kentucky paper of Feburary 9 is headed, "James Earl Ray Should Get a Trial." Amen!

-n it you do not share the common misunderstanding, your words, "even if he gets a New (sic) trial it probably would not produce the shocking facts and evidence that the king family hopes for."

You also refer to a "possible conspiracy to kill king," and it is without attestion the already-established fact. But I thanks, from my own extensive experience not only in writing about this but as Ray's investigator in the early 1970s, that there was no official involvement of any kind with him, particularly not as you have ample reason to suspect, by the FBI. It ont applith hysteria. Ray was captured despite the FBI.

You refer to FBI records to which you had access. Those relating to this matter got into the public domain through my FOIA Lawsuit for them, CA 75-1996. I doubt you had the time to read all I forced them FBI suppression but anyone can have access to my copies and to our copier.

I also have more than the FEI disclosed, my own work, and that also others can have 0.

To a degree I have kept up with recent developments. I hope the courts permit the testing of that rifle. I am not familiar with this newtest but if what was true of other tests is true of it, the repeated firings of that rifle by the House assassing committee in particular may make a definitive conclusion impossible from it. However, the existing evidence that is largely unknown is just that rifle could not have been Used in the crime.

Please excude my typing. I'm 84, in impaired health and it cannot be any better.

As Ray's investigator I did the investigating for the habeas corpus in which we prevailed and then for the two weeks of evidentiary hearing we got as a result. It was in federal district court in "emphis. With senior ounsel abroad junior counsel, Jim Lesar, and ¹, did the limited discovery permitted and had to propare for the hearing. ¹¹e took the law, I the evidence.

With Way's lawyer who put him away Fercy Foreman, then the country's most famous criminal awyer, I decied that to prove he did not give be effective assistance as counsel, one of the bases of the request for the trial, the only way would be to tryp the charges again it way and disprove them. This is what we did. I have the stenographic transcripts, as does losar,whose office phone is $\frac{5}{2}$ 395- 1921. He also has an office at his home, $\frac{301}{657}$ -4298.

The phony Liberal judge meroly decided the opposite of the evidence.

After my book Frame-Up appared I went to your office in an effort to seek your assistance in getting the trial. I became Ray's investigator after that book appeared. You sere not in your office. Leaar was with me. So told your assistant what he would listen to. I'd hoped to hear from you but never did.

Similarly, when it could and I think would have made a difference, it was not possible to get the SCLC to interest itself. Senior counsel spoek to Mrs. King for me. She referred me to the Wachtel law office in New York. I went there, got no farthur than the reception desk, and later he had a law student phone me. That was the end of that. I sent copies of Fame-Up to several at SCLC and some of the members offits radio staff also did. Ho reaction ar all.

You should also understand, I think, what the record for history does show, that those in the "epartment of Justice anxious to wipe the whole thing out, imposed on the trust of Mrs. King and SULC leaders in telling them that if Ray did not accept the deal offered he would be electroduted. Not only was there no case against "ay at all, and please take this as I intend it, literally, there was in those days no possibility at all of any enforced death sentence.

I have no reason to believe that Kamdey Clark was part of this and every reason to believe that the FBI told him it had a solid case.

I hope the appeals court grants the right to test that rifle and that the results of that test are definitive. But even if so that will not and cannot address what I begin quoting from your column. From my knowledge of the case "ay cannot iden identify those who did the killing and those for whom they did. This is because the crime itself was never investigated and because Ray will not informed or in any position to learn.".

(On this, however, there are some interesting FBI records that I learned about before getting them from the FBI that might reflect who was behind it. " The FBI of course, ignored that.)

I would like to believe that there is a likelihood of more information being developed in court that I was responsible for but I do not now have that hope. However, between those hearing transcripts and the records I got by FOIA litigation and considerable amount of information is available and I'd like very much for it to be used and for the King family to be aware of it. When I cannt make it available it will be part of a free public archive at local Hood Dollege.

Sincerely, Hush