Low Offices of PERCY FOREMAN 1116 Capitol Avenue Houston 2, Texas

o p

March 19m 1964

Mr. Jack L. Puby Dallas County Jail Dallas, Texas

Mrs. Eva L. Grant 3939 Rawlins Dallas, Teras - L A -- 6-6258

Mr. Hyman Lubenstein 1044 Loyola Avenue Chicago, 26, Ill. Ph. A.C. 312 -- SH-0984 Mr. Earl Ruby 29925 Moodland Drive Southfield, Michigan Area Code 313 - 353-3070

Mr. Sam D. Ruby 11616 Jamestown Road Dallas, Texas TML: 863--0400

Mrs. Eileen Kaminsky 6724 North Talman Chicago, 45, Ill. TEL: No. HO-5-3280 (A.C.312)

Re: State of Texas v. Jack L. Ruby

Dear Friends:

This is to put of record our agreement of employment under which I understook the appeals, both of the Court of Criminal Appeals of the State of Texas, and if necessary, the United States Supreme Court, Washington, D., and/or any intermediate courts such as the United States District Court and Circuit Court of Appeals for the Fifth Circuit, of the defendant in the above styled cause.

I have fixed a reasonable fee payable as follows:

\$100,000.00 - and if I find I can charge less than that I will do so, but it is entirely within my discretion. You will be paid as follows:

\$5,000.00 to be paid on or before March 10, 1964, and an additional

\$5,000.00 to be paid on or before April 30, 1964.

/s/ EX H.P.

meen from the collections of the Manuscript Division, Library of Congress

It is contemplated the second \$5,000.00 will be raised from the disposal of assets belonging to the S & R Corporation, including, but not limited to, the BIG "D" COPA (formerly the Carrousel Club,) Dallas, Texas, 1312-1/2 Commerce Street, Dallas, Texas. If the assets of the Club do not bring as much as \$5,000.00, and we make no other agreement converning the Club, then you will be responsible for seeing that it is sold and the difference between whatever it will bring and the \$5,000.00, raised mong the addressees of this letter.

I make no statements, representations or warranties concerning any results to be obtained. I shall, of course, do my best to reverse what I consider an unwarranted sentence.

It is understood that I shall have the exclusive right to sign my contracts concerning books; moving pictures; television productions; music; dramatic reproductions or plays; magazine articles; and still pictures; and that I shall receive and retain the first \$30,000.00 so produced, if in my opinion such is proper. Any funds over and above that amount shall belong to Jack L. Ruby and/or his estate. The above will include all expenses except cost of the Statement of Facts. I will furnish you a bill from the court reporter for this in the event the pauper affidavit application for such transcript is denied.

I agree to commence work on this case immediately upon this letter being signed by any four of you, but I contemplate that Mrs. Eva L. Grant and Jack L. Ruby will sign it if and when presented to them for signature.

Whatever papers are necessary to put the above agreement in legal form will be prepared and signed. Please initial the first page and sign the second page as evidence the above is our agreement. &

PERCY FOREMAN The above is our understanding and agreement: /S/ Earl Ruby JACK L. RUBY EARL RUBY Sam D. TRS. IVA L. GRAND SAM D. RUBY Hyman Rubenstein Mrs. Tileen Kaminsky

HYMAH RUBENSTEIN EILEEN KAMINSKY Division, Manuscript collections