Desr Jim Alcock,

The Morgan testimony, as I just read it in the S-I, perhaps offers some possibilities, especially in connection with your original idea of calling Remsey Clark as a witness. Morgan testified he was interviewed by the FBI. Clark said athere was no Shew investigation. Ricardo Davis said he gave the FBI a signed statement on Shew, that he, in fact, initiated a complaint against him. So, there is reason to believe the FBI had Shew reports and that these can be among the suppressed Ferrie documents.

The changed situation, especially with what I now have and have on paper about what the autopsy really shows and what Clark really knew, offers possibilities to the Nixon administration the Johnson administration did not have and mixon's may not again. Here the focus can be on Clark and not the five of the seven members of the Warren Commission who see Republicans. Then Clark blew his cool he also set himself up be utifully as a fall guy. Thy not let the nex Aftorney General see this possibility?

To a degree he will with the Washington proceedings. We would be helped, I think, but by a simple letter of request for the withheld Ferrie documents, which might be accompanied by a general statement you have reason to believe they can relate to your case. Fossibly he might appreciate a letter more than a subpens. Remember, also, that Vinson told me a review was then being made - sheed of schedule. You also have one of the suppressed documents that cannot possibly be presperly withheld, so there is reason to believe this was true of others. Thus, the request puts it squarely up to the new .AG. to make a decision. There is no reason to assume he will want to smear himself needlessly with the filth of his predecessor.

You can make him a cooperative offer, that you have people in the area who work with you and who are familiar with the subject and can show him what might be relevant (meaning Bud and me). If he sees us, I'll have a copy of the "Guidkines", which will quickly show him the impropriety of the withholding and he can determine, rather quickly, if what he has been told am what the record of his predecessor ruled is properly withheld can be. Or, you might say you can have men who work with you look at them for you and let him you know impediately what they show, after which you can be in touch again.

We know there is a Shaw file. We do not know what it has, other then is in the memo I gave you. We have here a chance to get the acoperation of the new administration on a level and a basis that is not hazardous for it. That will not long continue. I hope you can see your way clear to take advantage of it.

Because this would be a proper request, it also puts the new regime in the Department of Justice in a position where it can, without hurt to itself, behave a it should toward local law officials. This is ex level of approach we have not been able to try. By Friday the new DJ will have a pretty good idea of what it can get involved in and may be willing to be cooperative. Meanwhile, they do not know what we do or do not know about this stuff, and may be afreid to turn you down on the chance that what comes in court might hurt them, smear them. Why should they went this?

Sincerely,