This should be redone - simplified in form and content, eliminating some of the matters and having each as a separate item for ease in following while speaking.

Make slides of windowsil, bathroom and tab, etc.

## MLK SLIDES

- 1 AERIAL VIEW LOCALE
- 2 SKETCH, LOCALE
- 3 FLOPHOUSE FLOOR PLAN
- 4 CANIPE'S
- 5 LAB REPORT, P.1
- 6 LAB, HAND NOTES, RIFLE
- 7 LAB, TYPED, WINDOWSILL, RIFLE
- 8 LAB, HAND, JACKET
- 9 LAB, HAND, TIE
- 10 HSCA THROAT DOX SKETCH
- 11 AUTOPSY CHART THROAT
- 12 HSCA BACK SKETCH
- 13 AUTOPSY CHART, FULL BODY
- 14 REAL GALT SIGNATURE

1A. OFFICIAL STORY OF CRIME.

RAY RENTED FLOPHOUSE ROOM

BOUGHT BINOCULARS (HAD 10X SCOPE)

SPENT HOUR IN COMMON BATHROOM

OPENED WINDOW, PUSHED SCREEN OUT WITH RIFLE,

RESTED MUZZLE ON WINDOWSILL AND FIRED ONE

FATAL SHOT - SEEN BY NOBODY

RETURNED TO ROOM, MADE LARGE PACKAGE, PUT RIFLE IN BOX, GATHERED UP CLOTHING, BEER, TOILET GOODS, ETC., WRAPPED ALL IN BEDSPREAD & THEN DUMPED IT ALL ON STREET TO BE FOUND & TRACED TO HIM

WENT TO ATLANTA ONLY TO GET LAUNDRY - ON HIS
WAY FROM MEMPHIS TO CANADA WHERE HE GOT A
PASSPORT IN NAME OF ANOTHER SUPPOSEDLY
SELECTED FROM NEWSPAPER BIRTH NOTICE

WENT TO LONDON, THEN TO PORTUGAL, BACK TO ENGLAND & BLUNDERED INTO ARREST ON LEAVING FOR BRUSSELS

GIVE BRIEF ACCOUNT OF HANES/HUIE, F.LEE BAILEY PERCY FOREMAN, THEN GUILTY PLEA & COERCION - HUIE, 2/7/69 GRAND JURY, CANALE - FOREMAN, PAID BY HUIE FOR RAY & TOOK ALL \$10,000

1B - OFFICIAL PROOF: RAY BOUGHT " EXCHANGED RIFLE IN B'HAM FBI CONSPIRACY CHARGE IN B'HAM BASED ON SUPPOSED HUNTING TRIP WITH BROTHER CRIME IN MEMPHIS BUT FBI DID NOT TRUST US ATTY THERE! NO BALLISTICS PROOF FROM SLUG TO RIFLE -CONJECTURED RAY'S PRINTS ON RIFLE, NOT IN FLOPHOUSE STEPHENS AFFIDAVIT - 3 VERSIONS NO FBI TESTIMONY ON SWABBING TO DETECT RECENT FIRING BUT DID WITH NEW & INOPERATIVE .243 HE EXCHANGED WINDOWSILL - PROOF ALL CONTRARY TO OFFICIAL STORY STEPHENS - DRUNK IN BED, SAW NOTHING & FBI

KNEW IT

THIS DIFFERENT FROM USUAL PROGRAM.

FACT, NOT CONJECTURE.

CONCLUSIONS FROM FACT, NOT EMOTION.

I HAVE DIFFERENT BACKGROUND, APPROACH FROM

FOIA SUITS - OBJECTIVES ESTABLISH FACT AND

TRUTH AND MAKE SYSTEM WORK

THERE HAS NEVER BEEN REAL INVESTIGATION OF THE ASSASSINATION OF DR. KING BY ANY OFFICIAL BODY JAMES EARL RAY'S GUILT PRESUMED BY MEMPHIS POLICE AND PROSECUTION, BY FBI AND MOST RECENTLY BY HSCA. NEITHER POLICE NOR FBI KNEW WHAT HAPPENED SO BOTH WENT WITH BUNDLE OF STUFF FOUND ON STREET NEAR WHERE CRIME WAS COMMITTED. FBI STAGED GREATEST MANHUNT IN ITS HISTORY. NEVER GOT NEAR BUMBLER RAY. HE BLUNDERED INTO HANDS OF SCOTLAND YARD. HSCA, CREATED ON WILD IRRATIONAL COMMERCIALIZED FICTIONS, NOT ABOUT TO TANGLE WITH FBI. ASSUMED PRIOR OFFICIAL CONCLUSIONS, ADDED A FEW OF FBI'S BASELESS CONSPIRACY CONJECTURES TO MAKE IT APPEAR AS THOUGH IT HAD CONDUCTED REAL INVESTIGATION, WHICH IT NEVER DID.

LET US BEGIN WITH OFFICIAL STORY OF CRIME.

ONE OF THE MOST OFTEN ASKED QUESTIONS IS ARE
THE ASSASSINATIONS OF JFK, RFK AND MLK
CONNECTED. NOT BY THE SAME ASSASSINS.

PHILOSOPHICAL CONNECTIONS; SERVED SIMILAR ENDS. GO INTO CHANGES IN ALL AND ADD MALCOLM X. NOTE CHANGES IN ALL.

MLK NO LONGER MERELY AN "UPPITY NIGGER." HAD

COME OUT AGAINST VN, WON NOBEL, SHIFTED

EMPHASIS TO ECONOMIC - POOR PEOPLE'S MARCH 
AND COME TO REALIZE NONVIOLENCE CAN SUCCEED

ONLY WHEN THERE IS MORAL CONSCIENCE TO WHICH

APPEAL CAN BE MADE.

LOCALE - SLIDES 1 - 3

BRIEF ACCOUNT OF KILLING - STANDING WITH KYLES
TOLD TO WEAR TOPCOAT, SAID HE WOULD, STARTED
TO STRAIGHTEN UP AND TURN, WAS HIT, INSTANTLE
FATAL.

SLIDE 1 - AERIAL VIEW, PHOTO

SLIDE 2 - SKETCH

SLIDE 3 - FLOPHOUSE FLOOR PLAN

FBI SEIZED CASE IN MINUTES, WITHOUT JURISDICTION

LATER CONTRIVED ONE. DID NOT INVESTIGATE

CRIME ITSELF FUGITIVE INVESTIGATION,

ASSUMING RAY'S GUILT.

EVIDENCE PLANTED TO BE FOUND.

SLIDE 4 - CANIPE'S. EXPLAIN.

NOT RIFLE USED IN CRIME. INTENDED MERELY TO GIVE REAL ASSASSINS HEAD START. FBI SEIZED UPON IT, HAVING NO OTHER PROOFS ANYWAY.

NEVER HAD ANY REAL SUSPECT OTHER THAN RAY, DJ NOW ASSURES ME IN FOIA CASE.

NO REAL INVESTIGATION. TOOK TWO WEEKS TO

IDENTIFY PLANTED PRINTS WHEN RAY WAS ESCAPEE.

NEVER CLOSE TO RAY IN "CHASE."

BUT WHEN BOBBIES CAPTURED RAY BY ACCIDENT DAY
RFK'S FUNERAL, HOOVER STOLE PUBLICITY WITH
SO HASTY AN ANNOUNCEMENT THAT IT WAS FACTUALL
INCORRECT.

TELL EIST STORY AND QUOTE RECORDS.

4.

SYSTEM OF JUSTICE FURTHER ABORTED BY COMMERCIALIZATION:

HANES AND HUIE - BACKGROUND ON EACH. DESCRIBE AND DETAIL FINANCIAL ARRANGEMENT, BEGINNING EXTRADITION AND THROUGH PRETRIAL.

HUIE PERSUADED RAY THROUGH JERRY THAT HANES REPRESENTED HUIE, NOT RAY.

HANES BEHAVIOR CONVINCED RAY:

NO APPEALS. NO REAL INVESTIGATION.

NO TESTS ON EVIDENCE.

NO FIGHT ON CONSTITUTIONAL RIGHTS. (POLICY STATEMENT NO. 11.)

HAYS AS INVESTIGATOR AND DID NOT PAY HIM.

FOREMAN THE MULTIMIDOIONAIRE AMBULANCE CHASER IN UNETHICALLY. TELL HOW.

FOREMAN SPENT LESS THAN 2 HOURS WITH RAY FIRST 2 MONTHS, 30-35 IN ALL AND MOST NOT ON DEFENDING HIM IN COURT.

TROUBLE TO GET EXISTING FILES, HANES' AND THOMPSON'S, EYTHAT HUM RE CON AS

PUBLIC DEFENDER PUT IN CASE BY JUDGE - RAY

OBJECTIONS - 12/68. ORDER TO INVESTIGATE

TELL STORY OF DISCOVERY - NOTE IT IS PRECEDENT.

CARLISLE. STANTON. JUDGE'S OFFICE.

NEW SUIT 75-1996. OLD 718-70. WHAT THEY SHOW SO FAR.

EXTRADITION AFFIDAVITS NOT INCRIMINATING, ACTUALLY EXCULPATORY.

ONE LIVE WITNESS TO BE CROSS-EXAMINED AND HIS EVIDENCE NEVER CONNECTED WITH CRIME.

CROSS-EXAMINE PIECES OF PAPER? WIGMORE ON MACHINE FOR TRUTH.

FRAZIER EXTRADITION AFFIDAVIT ACTUALLY EXCULPATORY (F-U, P.506)

IN COMBINATION ALL THESE FACTORS, ESPECIALLY ABSENCE OF ANY REAL EVIDENCE VERSUS RAY, LED TO MY FURTHER INVESTIGATIONS AND TO USE OF FOIA. AS A RESULT, HAVE ONCE-SUPPRESSED EVIDENCE, ABOUT 50,000 PAGES. HERE IS SOME OF IT, THE OFFICIAL STORY AND THE REALITY:

SLIDE 5 - LAB REPORT, P.1

SLIDE 6 - LAB HAND NOTES, RIFLE, WINDOWSILL - NEGATIVE

SLIDE 7 - LAB, TYPED, RIFLE, WINDOWSILL - NEGATIVE

FIRST MEAGER REPORT NOT UNTIL FEBRUARY.

NO SINGLE REAL INVESTIGATIVE REPORT IN

ALL THE FILES.

RAY KNEW NOTHING WAS BEING DONE BUT POWERLESS.

MEANWHILE FOREMAN FIRST CONVINCED HIM HE
WOULD THROW THE CASE AND THEN PRESSURED FOR
GUILTY PLEA. RAY, WHO HAD TURNED DOWN A
20-YEAR DEAL AND INSISTED ON TRIAL, WOUND UP
WITH 99 AND NOT A PENNY WITH WHICH TO DEFEND
SELF. LONGEST POSSIBLE SENTENCE A "DEAL"?

JUDGE SAID GOOD DEAL FOR STATE: RAY COULD HAVE BEEN ACQUITTED - HUNG JURY-AND NOBODY ELECTROCUTED SINCE HE WAS ON BENCH, 1959.

RAY APPEALS SELF IMMEDIATELY. JUDGE ON
VACATION. RETURNS AND DROPS DEAD OVER APPEA
AUTOMATIC IN 30 DAYS. REPLACEMENT JUDGE SAID
INVALID BECAUSE ORIGINAL JUDGE DEAD. WE TAK
OVER DEFENSE. HABEAS CORPUS SUCCESSFUL.
ORDER FOR EVIDENTIARY HEARING.

PHONY LIBERAL JUDGE, DETERMINED NOT TO GRANT TRIAL. MISREPRESENTED EVIDENCE. MISQUOTED RECORD, ETC. TIME PRESSURES NOT NECESSARY AND INCREDIBLE.

SLIDE 8 - LAB, HAND, RE JACKET. SHOWS NATURE AND SOURCE DAMAGE TO IT.

SLIDE 9 - LAB, HAND, TIE, SHOWS HOW BLOWN OFF.
HSCA IGNORED ALL OF THIS. BADEN'S TESTIMONY
INADEQUATE ON POSSIBLE SOURCES OF SHOT AND
MEANING OF ALL EVIDENCE CONSIDERED AS CORPUS
DELICTI, FALSE ON SECOND WOUND. (MEANS
FRANCISCO PERJURER)

SLIDE 10 - HE USED ARTIST'S SKETCH OF ENTRY
WOUND, MISSTATED WHAT IT IS AND MEANS.
SAID BULLET EXITED AND ENTERED. IN FACT,
IT EXPLODED OUTWARD AND BLEW TIE APART.

SLIDE 11 - SHOWS HOW THIS WAS AVOIDED IN THE ORIGINAL AUTOPSY, REFLECTING SMOOTH EDGES TO WOUND, AS BADEN DOES.

SLIDE 12 - THE HSCA SKETCH OF LOCATION OF THE REMNANT OF BULLET, UNDER LEFT SHOULDER-BLADE. DISTORTED TO MAKE IT APPEAR HIGHER. THE NEED FOR THIS WAS TO BE ABLE TO CO.... CONJECTURE A TRAJECTORY THAT IN TURN COULD BE CONJECTURED AS CONSISTENT WITH THE FLOPHOUSE BATHROOM.

8.

SLIDE 13 - SHOWS ACTUAL RELATIONSHIP BETWEEN ENTRY AND RESTING-PLACE OF SLUG.

WE HAVE EXAMINED ONLY A SAMPLE OF ONLY A PART OF ALL EVIDENCE. EVIDENCE DOES NOT SUPPORT OFFICIAL EXPLANATION, DOES SUPPORT CONTRARY INTERPRETATION. IN EFFECT, IT MEANS THAT THE ONLY ACCUSED ASSASSIN COULD NOT HAVE BEEN THE ACTUAL ASSASSIN. WIN SOLDED CRIME EVEN ON QUESTION OF CONSPIRACY, EVIDENCE IS

IN HIS OPENING REMARKS ON SEPTEMBER 25, 1978, CHAIRMAN STOKES SAID:

OTHER THAN ALLEGED.

LET ME SAY CONCRETELY WHAT I MEAN. BASICALLY, THE WARREN COMMISSION CONCLUDED THAT LEE HARVEY OSWALD WAS THE LONE ASSASSIN OF PRESIDEN KENNEDY BECAUSE IT CONCLUDED THAT HE WAS A LONER. IN SHORT, BECAUSE HE HAD NO SIGNIFICANT ASSOCIATIONS, IT WAS NOT POSSIBLE, THE COMMISSIFUND, TO CONCLUDE THAT THERE WAS A CONSPIRACY INVOLVED IN THE ASSASSINATION. WHAT THE WARREN COMMISSION RIGHTLY RECOGNIZED WAS THAT CONSPIRACY IS FIRST ROOTED IN ASSOCIATION. BUT NO ASSOCIATION, NO CONSPIRACY.

IS CRIME BEYOND CAPACITY ANY ONE MAN, THUS CONSPIRACY.

APLE EXAMPLE ILLUSTRATES INCREDIBILITY OF DFFICIAL ACCOUNT OF RAY'S ALIASES. SUPPOSED TO HAVE OBTAINED THEM FROM NEWSPAPER BIRTH RECORDS. HERE, FROM A PUBLISHED ACCOUNT, IS THE ACTUAL SIGNATURE OF THE REAL ERIC S. FALT WHOSE IDENTITY RAY USED.

[DE 14 - EXPLAIN "STARVO."

JLD RAY HAVE GOTTEN THIS MISTAKE, FROM READING THE SIGNATURE, FROM GALT'S BIRTH NOTICE?

IS REPRESENTS AUTHORITARIANISM IN WORST AND

MOST DANGEROUS SENSE. CONSIDERED WITH THE

ABSENCE OF TRIAL, FAILURE OF SYSTEM OF

JUSTICE, AND TOTAL SILENCE OF ALL OFFICIAL

AGENCIES AND THEIR REFUSAL TO CONSIDER

IGNORED EVIDENCE WHILE CONTINUING TO SUPPRESS

IT REPRESENTS GREAT DANGER TO OUR SOCIETY

AND TO ALL LEADERS.

10.

THAT GOVERNMENT OFFICIALS SHALL BE SUBJECTED TO THE SAME RULES OF CONDUCT THAT ARE COMMANDS TO THE CITIZENS. IN A GOVERNMENT OF LAWS, EXISTENCE OF THE GOVERNMENT WILL BE IMPERILED IF IT FAILS TO OBSERVE THE LAW SCRUPULOUSLY. OUR GOVERNMENT IS THE POTENT, THE OMNIPRESENT TEACHER. FOR GOOD OR ILL, IT TEACHES THE WHOLE PEOPLE BY ITS EXAMPLE. .....JUSTICE LOUIS BRANDEIS.