

6/30/70

Dear Alan,

There have been some Skolnick developments that may interest you.

Before I took a single step against him, I wrote and told him the only course he had was to withdraw his suit. I also said I was certain his sick ego would be reluctant to consider this, but the alternatives would hurt said ego worse. When he was silent, I prepared and tried to file the suit, I sent him a copy, but returned so I presume received. He immediately, as you may recall, lost all interest in this matter, despite the publicity he was getting. And you know how he is on publicity.

You may recall that when last we spoke, I asked you if you'd heard what developments there had been, the date for response having passed. I may have gotten the answer yesterday, when I got a clipping from the Daily Calumet of 6/24 announcing he had gotten a "stay". His alleged reason is the claim that because one of the judges who sentenced Bolden sits on a federal bench, all federal judges are prejudiced, hence he cannot get a fair hearing! How sneaky that evil DJ, to reappoint new judges after Skolnick filed his suit, and to select men all of whom have the identical names their predecessors had!

Skolnick is as resourceful as he is dishonest. But he got away with it, and none of the media told the story. The Calumet didn't date the action, saying only that it had happened last week, which means any time between 6/15 and 19, and I'd not be surprised if it should have said "last month". They are in bed with him, esp. Saltzner.

But I have no doubt Skolnick read me clearly enough, and I have no doubt he will never find a propitious time to reactivate this suit. For the moment, it presents no hazard to legitimate work, which was my main objective. I have prepared to file a number of other actions, by the way, for major and minor evidence, each suit to test a certain aspect of the law the media should be expanding to protect themselves. And my intent to do something about Skolnick, WOFL and WRSV is unaltered, if and when I have the opportunity. Lack of the cash for the bond is all that prevented my filing in April, as it still does...if it will not embarrass you, you might tell Medigan of this development, for there may be a remote chance he might wonder about it and the unfairness of your presentations...If you can return COUP and haven't, I still need copies. Best regards,