Jeffrey Frank, outlook The Washington Post 1150 15 St., IW ashington, DC 20071 Dear Jeff.

Hy apologies for not asswering the question one of you had asked me about the massive disclosure of records and for not finish the explanation I'd begin about the professionals like doctors being too limited in their knowledge of the available fact.

I was computed disconcerted. When we left the restaurant my left big toe, which had had some work done on it that morning by the podiatrist, was harting. When you left we looked at it and found the support I wear rather bloody. We returned to the podiatrist, he did more uncomfortable work on it, and told me to keep it moist for the rest of the day while keeping it elevated. It was still uncomfortable when 'got up, so I wasn't really focused on the correction and insertion of which 'mailed you a copy when I left for my early-morning walking. I had to cut it short. But while walking I did recall that when I suggested that we go look at the volume of records in the basement it was part of my answer to the question one of you had asked about the recent records disclosures.

of course I am all for all the disclosure possible. But that does not mean it was done well and it does not mean that I expect much to come of it. Save for the rafre few like John Neuman, I do not. And I do not like the way it was done even though it would not have been done any other way after all here year.

The reason I wanted you both to see the volume in our cellar is for you to get a notion of the grim fact that massive disclosures are themselves a means of denying reaningful ceess. Almost nobody can begin to think of getting them. The volume and the cost preclude that. And who can go over all those pages and do anything else, and how long does that take? Three times what you law.

For those who have the means and live in apartments, there is no place for all that records. Now many can afford to go to Washington, now College Park, and live there for what would be years to be able to review all that paper? And could be make more than notes? If he got copis, where would be keep them away from homw?

The shift of agency records to the Archives means as "understand it a multiplication of costs per copy of 2 1/2 times. The million pages resported would cost a quarter or a reillions doll rs. Holf them would require at least 100 file cabinets. Aside from that not inconsicrable added cost, who can find space for them? On afford to Arch it?

Disclosures of that volume become media events. For the major media it has a short life. Soon it is no longer a story. But the deceptive and misleading impression is given that the government is being forthcoming. They there is the impression that there really is nothing in all those records. The wine the media would report it.

I tried to dramatize this in my C.A.77-2155, as " now recall the case. I finally was able to persuade Jin Lever to file for a temporary restraining order, to delay the second

thus was able to site a completely logitimate man-bites dog event, the one who had been in the lead of demanding disclosures and using FOIA to force them also demanding pleaming non-disclosure. The additional point I made was that disclosures of such a volume, that second part being of about 45,000 pages, were a media event. I told the judge the truth, and he believed it, this the media could not begin to make sense out of what was attange to them and that a should have a set so that I could respond to inquiries. He refused the TMO, which as they Jim no I expect d to get, but he did ordered fastest possible delivery of a complete set to me. I had them two days later, too. He also gave me the fee waiver I'd requested.

Lardne was the only reporter present that day. I'd thought the switch, my asking for a TRO, would attract more reporterial interest.

On these new releases I have only the very pages pages sent me. As I told you, almost none of what I've looked at is new. This was medical stuff I'd been sent. "egar tells me that much of the records of different content in cluded in these releases are also at not new.

Other factors are, rather include the nature of the records. It is important never to forget that the intent was not to investigate the crime itself. As I think I told you, that also was true in the King case. With some records a certain amount of extertise is required, to know what the records should include an illustration that comes to mind illustrates the problem where there is what I believe was full disclosure yet there was what seemed to be missing records. The illustration that came to mid has to di with scientific testing. I got more than 1,000 p ges of such records in my King assassination suit, 75-1996. But although a large number of rifles that had no possible connection with the crime were tested in various ways, on what the FEI referred to as the "death" rifle, which I'm sure was not that at all, the most basic, simplests and as I jush happened to know - as say most historians would not know - usually one of the first tests is a "swab" test. It is simple and it requires no instruments, not even training. A cloth patch is pushed or pulled through the barrel to see if any oil residue is there. The test is to determine whether the rilde was rift after after it was last cleaned. If there is an oils residue, it was not fired.

Now the FBI had done that with the first rilde Ray bought, even though it knew without question that that rilfe could not be fired because of an encrustation of protective cosmoline with which it is couted before being shipped from the factory. That records was given to me. But none for that trust on the rifle the FBI claims fired the fatal shot. I was assured by the FBI that I'd been given all. I appealed. It interested win Shea, then the appears office, His inquiry assured him that no such test was made on it. In form he said his check showed no such record. The told me that and when the government used him as an expert witness, he testified to it. Without a

reporter in the courtroom to report it. (There is almost never any reporter at the FOIA hearings.)

Tracin: something like this takes an extraordinary amount of time and effort.

If the requester or searcher knows it should exist. And with this new mechanism I know of no way for the matter to be resolved, as Sheadid that one for me. he did not have the time to do most of them.

Son some detailed, ministaking searches can be inconclusive, mru & now

There are many areas of media indifference. For example, those CIA records in which form what he told me John Herman did such fine work. I do not know of a single instance of the reising of what to me is an obvious question: if all those records could be disclosed safely 30 years later, why could they not have been disclosed earlier? It does happen that I had requested them of the CIA and was not in a position to file and pursue that lawsuit because the CIA is not adept at and successful with stonewalling.

There is in reason for earlier non-disclosure. For example, those CIA is the

There is no reason for earlier non-disclosure. In under the law. But what is the effect today? It becomes even more difficult, of not impossible, to go through all the records of the current volume, whereas if there had been an orderly disclosure, people could have explored leaser volumes of pages.

I do not cant to take your time or mine for more, unless I leave this not as clear as you'd like it to be.

The bottom line is that nobody will ever go over all of them and nobody will have the knowledge required to detect what is cleverly obscured with the use of words for that purpose. It becomes a means of perpetuating improper withholding under the color of full disclosure. Which I'm sure the CIA and FBI will never makes.

What I'd started to emplain about those who without question have the proper credentials rotates mostly to the medical evidence. ($\mathcal{OU} \not = 5$)

I know of no one who has done the work required for a proper search or analysis of what is expanded. This is particularly true of the medical evidence. Currently there are two radiologists with impercible crodentials who have raised questions about the authors authors X-rays. I've been in touch with both, rather they, after a while, got in touch with me. One, who seems also to be a fine fellow, a Dr. Hantik, is sure he detected some alteration of an X-ray of the back of JFK's head. He was posmitted to use a densometer and from that he concluded that the density he spotted at what he says is the most important point meants that concething was done to obscure what that part of that may should show, that the back of JFK's head was blown out. He makes a very persuasive case.

But he has aver never studied that part of the Zapruder film, rather the relevant part. There were some shemanigans that I exposed in my second book: the Commission did not publish all the stills, the frames, it should have. The FBI contrived that by not making black-and-white prints for the exinting office. So, instead of publishing through

Frame 343 they published only through Frame 334. I did the simple arithmetic nobody had done, based on the number that ere to have been printed. I did embarrass the Archives. They alsed the nine missing frames to the tray of slides they projected and Lexamined them, enlarged from about 1/4" to about 4 feet. That was published does not show the back of the head. The effects do. There isn't the slightest indication of a wound there. To blood autishers of the head, the hair, the short collar. Every heair the being place. And because those slides were made from the original, by LIFE, with copies not in LIFE's pessession, there is no pessibility of any trickery. Farticularly, the government did not have the original to toy with.

The pictures are clear; the back of the head was not blown cut and all the hair even seems to be in place. After the fatal shot, which was to the head.

Mantik, of talifornia, and Robertson, of Mashville, both seeming to be fine men, have not made any study of the Zapruder film. I've suggested it and told each what to look for. I have color enlyagements from a VCR but they do not take much enlargement before a partial of rectingles makes any added englygement a waste. I had a second generation point. That is, it as made from a copy that was made from the original. But I gave it and most of my pictures to how has so students can use them.

(Who Groden said he would make individual slides for me I sued the Zapruder estate and got the right, for scholarship only, and then broden backed nout. I can't pay the Archives their charges x 500+ for it all

I am also saying that more of the so-called researchers, with "ewman a probable exception, tries to be his own devils advocate.

Most of the so-malled researchers begins with a preconceived solution and their searches are for proof of their correctness.

Then there is the insensitivity that develops from long, continuous examination of such records. It happens to all on us, me included.

If you are here again, either or both, remind me to show you some other records from that blue file folder from which I retrieved the K. holograph to copy former.you. I// show you, and give you a copy if you'd like, of what regard as one of the most very shocking official records ever generated. Two very bright and very good and very well informed lawyers, remains subject experts, missed it. The sent me some copies and I was stunned when I first saw it. I think of it and refer to it as an FBI damage-control tickler. Among its other disclosures, never used, is that the FBI created "dossiers" on the Commission Tembers as soon as they were appointed, did that on the staff, too, and when the report was out, did the staff dossiers all over again. (But in its Clarence Thomas investigation it did not even talk to those from whom he rented movies.) The dossiers on he critics are described as "sex dossiers." It says that mover blocked Warren's appointment of of his chaif counsel and that mover had an "adversary" relationship with the Commission. That the FBI and Angleton got together to decide how they would

answer questions. I think it was Sullivan for the FBI. It says that FBIHQ knew about that Oswald note that was a threat left at the FBI and "handled" it as soon as he was killed. That is when Hosty was ordered to destroy it. I think there is an important and still untold story in this.

Story reminds me. If the washingtonian is interested in what you took back with you, fine. Ditto for the longer story I did on the Hembers' refusal to agree to the singlebullet theory. This could be another.

There can be more after Case Open is out that can include what I regard as sensational photographs that are of the Purloined Letter variety that for some incomprehencible reason, as I indicated, will not be in that book. I hope that at least some will be in HENTER AGAIL! I'll seek an understanding on that before long. These constitute photographic disproof of the official mythology. Hardy

I hope I've rambled thorugh to andequate answers.

Our best.

From p. 3. Then there are those who had the basic information all the new ones, after 50

years, do not have, like Weagher and Roffman, who cannot use these newly-disclosed records with the knowledge they'd bring it to. So many have died. And all the new ones find it almost impossible to get a factual basis for their study. I'll enclose a copy of a peletter in today's mail. It is from a man who regards what is available as worthless. Funch of my mail of from those not yet byon when JFK was killed or those then children. They and those a little older have for all practical purposes no means of acquiring any background with which to begin any study of disclosed records. Other than what sill deceive and mislead them, which also can mean misdirect them. Where it might have been a little different, as $^{\mathrm{T}}$ indicated to you, a man much respected on the Post, Howard Willens, ended the indexing project begun by the archives soon after he joined the Commission staff as its #3 man and as liaison with his employer, DJ. I'll add to this after I finish reading and correcting what I wrote earlier. I'd best leave myself a reminder because Eil may soon call me to lunch and then I have the doctor's appointment that, not functioning as I should today, I forgot this morning. When I first got access to CDI I (Aug. 6) took xeroxes of the pages of which I use excerpts in Whitewash I, those I added at the and, just before printing it, to Ben Bradlee. He got the point quickly. No, I'd taken him some other documents earlier and then I took him a copy of the book. He put Larry Stern and Dan Kurzman on it and they asked me to draw up some questions to be asked of Willens. I sat at a newroom typeriter and gave them but a single page of them. Kurzman had been given the book to read and was impressed by it. Laked it much. Took me to the cafeteria for coffee and to talk about it. That was the norming after he finished reading it.

I remember now that I first spe to Al Friendly. Perhaps that was because back Mathias

had told no that he had speen to Friendly when he read the ms. And Friendly took me into Bardlee's part of that office then.

Stern and Kurzman told me when they'd be back and I was there waiting for them. Stern wwent in to see Bradlee immediately, Kurzman sat and talked to me.

"You are in, kid! He did not have a decent answer to anything!"

I had not asked anything of the Rost. I just gave them the book to use. They could have, for example, serialized it free. I just wanted the word out.

Next thing I knew, and it me have been as soon as the next day, Kurzman was no longer on the Post. I heard a ruger it had to do with a story he'd written gout the Dominican Copublic. The story was given to Dick Harwood, who was then sitting I think where Kurzman had. I'd not seen him before. He seemed indifferent and a bit distant and I recall nothing that he asked me or asked me about. And the next thing I knew there was a story across the top of the front page, above the may thead, in the memorial bay issue. It was almost entirely about Hostein's Inquest. Which was, I suppose, politically more coeptable because it praised the FBI and went after Warren in particular. Again, no checking. Epstein's big point was that the autopsy report was rewritten and the rewritten one was delivered to the Courtission much later, perhaps in January. In fact that was the supplemental report the original said would be filed later.

I suppose political acceptability did not have to be spelled out. The same thing happened on the "imes. Fred Grahm use then its legal correspondent. I'd liven him one of the first copies and saw him from time to time. He complained once that I was coming between him and his wife because the only time they had for reading was in bed and she kept Whitewach from him more often than not. When his review appeared in the all Epstein save for about a sentence in which he faulted me for being painstaking and overhwelming. And Whitewach was out about too months before Epstein's published, the end of Jume.

From 5: CDI is the first of the five volumes of the special report LBJ ordered the FBI to make the night of the assassination. I have it. You should see it! The last is on Ruby and the other volumes are of schibits. It is a political distribe against Oswald and does not even bother to report all the shooting.