Dear Micholas von Hoffman.

when We are indeed in The Year of Our Ford and Dick Hixon did not misrule in vain the property of the sea of Watergating - come up with doublegoodspeakducktalks your column of 9/21/74.

Specifics:

"The trouble with such propositions [sic] is that while they do sunch difficult to explain holes is officials explanations, they are seldom able to give us such of a clue as to who the 'real' killer may be." Pollower without interruption by

"It is for this reason that sobody has been able to discredit the Warren Commission report." Still nothing emitted.

"If Loo Harvey Conveid didn't murder annually, then who did?"

All one graf.

The "hypothesis" is not Razsikov's. You have been alsoep in the years of raking in the loot and abining on the tube, hor did the solid evidence — and you so describe it while calling it no more than a "proposition" — must the suit you refer to. That suit was such later. (The people who develop this kind of evidence are ignored by the responsible elements of the media and the columnints while the undergrounders go for the emploiter hats who estructer, prailt and ultimate destroy all credibility, blanks to those who give them attention and ignore solid work.) I haven't seem hazaivok's "hypothesiss" now have I investigated that assaudination per so but I do have the half belefyps on the destruction of some evidence, a secret transcripts of a proceeding is which only the derivation and represented and a criminalistic proof that there was not negative hald.

how is it really "the trouble" that this doesn't say "who killed Bobby Lauredy?"

Got nothing to do with the pre-datorgate integrity of public authority? The state of justice? How politicians can take and hold atrong views opposed to government policy and not survive them and what the hell the well-public reporters on the profit—while press are doing—and got doing?

"Mobody has been able to discredit the Marran Report?" You dream, man. Most people never believed it. But is has been destroyed over and over anxin, save for the estrictes like you who practice good Greell. Or is it only since you have become so hig a success. By first book, which was the first on the subject, die that. It has never been reluted, beaning the book, and if you think it can be or the Report hunt these discredited they don't you have some fun and get cush respected types as Albert Jenson, Charles Shaffer and Howard Willens - I mean in a gangue - to debute their work, mine or any combination of their chesing in any forum of yours. First see if they will. If they do - and they won't - we can work out minot details.

I'll have another in my series on this subject out soon but a freebee to you will be wested.

What would you think of a prosecutor's case that constated of "If hiskness you horized which the bank who did?" Repedially if this mink were "convicted" on a combination of suppressed evidence which proved he could not have and experte misropresention of the other evidence that consisted of the mass plus the sottenest prejudicial cray?

I don't think that you want to think. Except about being cute, which pays and soother the ego.

but if you want to be cute while not having to do any real thinking. I refer you to the Post's files on my four Freedom of Information law in suits to bring some of this suppressed evidence out.

In the first when I held a press conference and produced xeromes of evidence proving the kind of Sant lives Elotadieset and Sixon's then attorney General were - over their alguatures - the Post's reporter filed a column and the Post was over-up. No word. Nor a word when I got a suremry judgment against DJ. (This related to the assassination you didn't nention, King's, in which the decision of the 6th circuit, uphald by the Supress Court, onto would have need a column for the before-greatness you Hoffman.)

Let no switch because you are now too important to wants time learning and time fort found this part of that decision, as it found the antire decision, not asset

"...The entire record recks with othical moral and professional irregularities, desauding the fullest judicial impuly...ao alternative to the conclusion that Ray's attorneys were more interested in capitalising on a notorious case..."

Then there is the federal judge who said I should be forever forresded from investigating the JFK assummation. This decision is in the Post's files but the words of that great me Dannier were not news. How can the judicial forfending of a writer - in perpetuity - be news, or column enterial?

Would you find it cute enough if an Assistant United States Attorney, when pleading the right to suppress, and it was for law-andormment purpose, and when asked what law was being enforced, there being mone, responded (paraphrase). "Surely when a President is killed those has to be come law, haven or natural" and on this was upheld by the sminted Maximum John Masself? Thes and the forever-forfend jams were uphald by the Surger sourt and the entire law was with it as administratively and judicially rewritten into a license to suppress. Without a word to the von Mottann's or the Post's (and a Post reporter was present at every proceeding) and as his first real act as President Open Jerry pulled cose dirty-work in conference and callified the Compressional effort to return the law to its original intent. Yes, the Post knew, and yes, it can not news.

Cot with it, sam. You didn't begin writing and thinking this kind of bes and you do owe your renders - especially the young one - nesething better.

When you can write the kind of graf I've quoted you should stand back and take a long, long look,

Simulaly,

herold deisborg