vear thivia,
I'a gurry I can't phone you and heve incuticiont time to tol you all. I. an aiso
 of us I told avout ejril's plans and inadvertontly inclosed to we bjemone invo ved in them. I had a higin opizion of wiril in uvery way, wh in most ways still do. I'vo seon others buebition, hiv livod with this as you wil nover be able to isacine. foar it is an occupational hazard of our swall band.
 sendine a copy to ned only.

I wroto wyril a long loter avout this. He has not responded. Wy anomation is specific. I will bo att mptinc to fol ow it further, hopefully this wedi.

I have beon in clow touch with Gyril, have disclosed auch oi what h hevo loamed and woried on to hin, anc have had no meanineful rosponse. thore came a tine when all he'd say is how sroat I ane in ay condition, that i: like an extra head-hole. simple poraises he has mave and not kept.

Ho nev $r$ told w that hed apply undor the contract. Wut alsost veryono olso aid. Wove tive ago, bafled that he woul: considur an association in this work so onc-way with

 is sonuine. so recponse.
 court, as I diu when, arter I sant hia the panel report he scamed it in: such haste he saw nothins in it, and when i kupt invitn: hin hore to se what I wa devoloping (he said he would but nuver did), he'd not aply sithout consultint; with we.
thi: can still all be ipnocent enouth on his pait. sut the consequences on of what
 can't be. You have not thought what you regare as "inpossibilatios" through. agrecd tiat it is whlifily tho overmant will do what is in question. but sup ose they how do do it: have you begur your thinking there?

Cyril also deelincu to be an ex ert witness for ne in my suit for pictures oi tho clothing. I never told you because his oxpressed reason was how busy he is. I could only wonder if money eans that much to hin and ho has the enunciated principles. hut 1 kopt hin informed nondtholess. I wa: aware of the risily tomy leramy property, to any chance of ncoverint the treat cost of all of what L hav dow. What is on papor you cun soon enough seen, for 1 'vo finihsed the last part of 1001 workf, and you con soon onoug see the kind of "dofeat" I had in court when I was all alone, having to bo ny own lawyer when we have lavyers suposedly awone us. I have other suits I could havo rilec lon; aso, but except for one, in this arca there all hold great risk for us, so I've not filec the simplest, even though they hive te potentikl of reat publicity, somethine not often affordoc us. irat we is so complicated I was roluctent to be my own lanyo. i have oxhausted all the proliminutes. I have a way of getting the pictures and $X$ rays legally. The context 1 : the hizard anc the impront thinge.. I've too many tiongs I must do today and i most leave for in in the tom. Let at renine you of but a single thing: do you recall ho: lon; I've beun asin. you to find tine to cone sh I could show you what I was devoloping? when you see what - have, you'll understand tiat at this point there is not ruch we 11 learn fron the pix and dmays now. Gut
 haros and the innocont funther victinizod. Please let the vyril thind rest wher it is. I certinly wil: do nothing to hurt him, but if he is of on en ego-trip, somehow 1 .aint stop it. 'his does not involve any possibl hurt to him. Lowever, of us it dus. hore still reaains tr the maniac hichols and any who can be setup, lise anothor ifishor. but if you hear anythince..."

