Dear Jim,

The mail was exceptionally early this a.m., my walk was a bit late, so when I walked back to the house I was able to skim your eltter with the enclares in the brown envelope. Right now I'm not wasting a drink or I'd be mowing, as I will be when I finish it. And my stability or lack of emotion are such that I'm not reall upset about not being able to reach any trustworthy reporters with what is an unprecedented or close to unprecedented legal Ray story. (Nostly holiday weekend time offs and vacations.)

We welcome the news about Je's good condition. Here is a much more difficult situation and I don't time myself but I'm at the point where I can now put these tough supports on in the dark. When I must, as this morning, I do start before down. However, her experience internally matches mine externally, that the ease with which I can get thme straight varies with the weather. 't is hot now, but we had a cool night and early morning and I can't remember an easier time, in total darkness. It is good to know that despite the time-clock and computer she is doing so well.

On your carport, when you have the consultation of a contractor and you both have knowledge of local special problems, this suggestion may not be relevant. But I make it. With or without the concrete, can you not use pressure-treated softwood (like pine) posts readily available for pole buildings? If you can use them they are not that expensive and could be installed without removing the redwood you now have. I take it your framing on the deck has not dry-rotted. If this is feasible and you have forgotten your yough I can tell you about tamping if you would not need a concrete bedding-footing. The are as dependable in rot-restitance as the treated stuff but we are not close enough for me to amke a gift, as I would.

If I g et more bogged down, from your DC days you may be able to believe how extraordinary it is for the Supreme Court to ask for the Ray files of the Cincinnati appeals court without a petition cert having been filed. At the same time the appeals court has already returned the Ray file to the distroct court. Simultaneously is has rejected Lesar's motion to be relieved, which can only mean he manuat file a petition cert, and has rejected Ray's request that he be recognized pro se. I am certain the combination has no precedent and the S.C request is close to this. There may have been some independent or inspired second-thoughts but whatever it means, and I have no knowledge, it is a story. Much muddled by the incredible Ray. Wisely, I believe, Lesar did not disclose the knowledge I gave him last night when he had to speak to simth-circuit Clockwork Furple.

To be continued for reasons that will become apparent.

7/2/76