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
10/16/95

Dear Mr. Zane,

I'm sorry I do not recall getting your letter of the 8th. If you asked anything of me in it, as you do not in your's of the 9th, here today, I do not recall what it was. But at 82 and in impaired health I can undertake nothing new now. Your letter was postmarked the 13th.

In the last page of your enclosure you say Oswald's business address (something he never had) was 546 Camp St. The address he stamped on some flyers was 544. But the addresses you have for the courts did not exist in those days. That 544 building and many others were demolished and a new federal complex was built where they were. Thus the new addresses have no relationship to the old one/.

Sincerely,


Harold Weisberg

OCTOBER 9TH 1995

MR. HAROLD WEISBERG
RT. # 12
FREDERICK, MD. 21701

RE: THE BARTO-ZANI MATTER.
RUBY-OSWALD-JFK
ENCLOSURE - THE NOWLIN LETTER.

MR. WEISBERG:

ON OCTOBER 8, 1995, I SENT YOU EIGHT (8) PAGES CONCERNING THE BARTO-ZANI MATTER. THERE ARE AT LEAST FOUR (4) SECRET BARTO-ZANI FILES, ONE OF WHICH IS SA-70-2373, FBI, SAN ANTONIO, WHICH RUNS ALMOST 1,000 PAGES.

THIS MATTER GETS VERY HEAVY QUICKLY. IN CAREFULLY READING A-92-CA-683, U.S. D. C. AUSTIN, ZANI V. COLLINS, MY FEDERAL HABEAS CORPUS CHALLENGE TO MY STATE CONVICTION, TWO THINGS ARE QUITE CLEAR: ONE, THE COURT CANNOT HANDLE THE MATTER AND HAS LIED SEVERAL TIMES TO AVOID IT, AND, TWO, TOP TO BOTTOM, THE STATE PROSECUTION (1980-81) HAS THE FINGERPRINTS OF THE MOB ALL OVER IT, FROM THE TAMPERED WITH JURY TO THE POISONED-AND LOST- WITNESS, TO THE DENIAL OF MY RIGHT TO TESTIFY, AND MORE. IT WAS A MOB PROSECUTION, AND EVERYONE IS SCARED TO SAY THAT, MERELY 15 YEARS AFTER THE FACT. (IT HAS BEEN ARGUED IN COURT THAT THIS IS THE ONLY INSTANCE IN AMERICAN HISTORY WHERE/WHEN JURORS WERE ALLOWED TO PLEAD THE FIFTH AMENDMENT ACROSS THE BOARD AND GOT AWAY WITH IT - DURING A MOTION FOR NEW TRIAL.) THAT'S THE CORRUPTION INVOLVED. (LIMITLESS.)

IT IS AN OPEN FACT I WAS IN LBYA IN THE SUMMER OF 1979.

IT IS AN OPEN FACT EDWIN WILSON WAS ALSO THERE.

IT IS AN OPEN FACT THAT SHORTLY AFTER I LEFT, BILLY CARTER ARRIVED.

TWICE, BOTH WHILE HE WAS ALIVE, AND NOT LONG AFTER HIS DEATH, I WAS PAID TO GO TO DALLAS, TEXAS, AND INVESTIGATE CERTAIN FACTS RELATING TO JACK RUBY. I DID SO. I REMEMBER THE DETAILS WELL. I WAS PAID BY A PRIVATE PARTY.

MY 1981 STATE CONVICTION IN TRAVIS COUNTY-AUSTIN, TEXAS, WAS FOR MURDER WITH MALICE. THE ALLEGED VICTIM WAS AN INDIVIDUAL NAMED GEORGE VIZARD. AFTER YOU HAVE READ THE "NOWLIN LETTER", ENCLOSED, AND THEN A-92-CA-683, YOU KNOW IT IS IMPOSSIBLE THAT I COMMITTED ANY SUCH CRIME IN AUSTIN, TEXAS, ON JULY 23, 1967. BEST EVIDENCE INDICATES THE ENTIRE CASE WAS A HOAX AND A FRAUD.

THE "VIZARD" DEATH, I LEARNED PRIOR TO TRIAL, HAD BEEN DESCRIBED AS A "POLITICAL ASSASSINATION IN LYNDON JOHNSON'S BACKYARD" (AUSTIN), AND THE ALLEGED "VICTIM" DESCRIBED AS THE HEAD OF THE COMMUNIST PARTY IN TEXAS AND A LEADER IN THE S. D. S.

↓ (COVER) ↓

SINCERELY,

Robert J. Zani

ROBERT J. ZANI
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P.S. I BELIEVE IT WOULD BE IMPASSIBLE TO OPEN THE FRONT DOOR OF THE RUBY-OSWALD-
JFK MATTER, AT THIS DATE. BUT I DO BELIEVE, AND STRONGLY SO THAT COLLATERAL
AND/OR BACK DOOR APPROACHES ARE POSSIBLE. THE LIZARD HOAX-FRAUD IS ONE.
BARTO-ZANI IS INDEED AN IDEAL BACKDOOR APPROACH. ON THE MARK.

THE 37 PROVEN LIES OF FEDERAL JUDGE JAMES R. NOWLIN - AUSTIN
(SAID TO COVERUP THE BAREO-ZANI MATTER, THE RUBY-OSWALD-JFK MATTER AND RELATED MATTERS.)

1.

STATE CAUSE 61,076, TRAVIS COUNTY (AUSTIN) TEXAS WAS AN ALLEGED 13-YEAR OLD MURDER CASE, TRIED IN MARCH OF 1981, AGAINST ME, AND PROSECUTED UNDER NON-EXISTENT (AT THAT TIME) TEXAS HYPNOSIS LAW. EXCLUDING THE ON THE RECORD FACT THAT THE STATE (PRE-TRIAL) BLOCKED MY USE OF POLYGRAPHIC TEST RESULTS, DENOUNCING SUCH AS "UNRELIABLE," THE STATE PROCEEDED ON THE BASIS OF THE HOCUS FOCUS OF HYPNOSIS.

PRIOR TO INDICTMENT (SEPT. 25, 1980), AND AMIDST PUBLICITY, THE D.A. REFUSED TO TAKE ME BEFORE HIS OWN GRAND JURY — AT MY IN COURT AND PUBLICIZED REQUEST.

2.

NOTABLY, MY FIRST PERSONAL FILING IN FEDERAL COURT IN THAT CAUSE, IN AUSTIN, WAS A PRE-TRIAL "PETITION FOR REMOVAL" OF THAT STATE CAUSE TO FEDERAL COURT, FEDERAL CAUSE NO. A-81-CA-89 (1981), U.S.D.C. AUSTIN. IT WAS DENIED BY JUDGE LUCIUS D. BUNTON, AUSTIN.

3.

READ TOP TO BOTTOM, ALL RECORDS (STATE AND FEDERAL), IT BECOMES OBVIOUS THAT THE ACTUAL PROSECUTION OF 61,076, WAS A MOB PROSECUTION — IT HAS MOB FINGER PRINTS ALL OVER IT: THE TAMPERED WITH JURY (A MOB TRADEMARK), A POISONED AND ELIMINATED WITNESS (ANOTHER TRADEMARK), SUBORNING (DISCOVERED 15 MONTHS AFTER TRIAL), DENIAL OF CONSTITUTIONAL RIGHTS — INCLUDING THE RIGHT TO TESTIFY — THE CORRUPTION OF ALL TRIAL ASPECTS. (SEE: A-92-CA-683, USDC AUSTIN, ZANE V. COLLINS, FEDERAL HABEAS CORPUS — INCLUDING THE "HUNT LETTER".)

4.

READ FROM TOP TO BOTTOM — ALL STATE AND FEDERAL RECORDS — IT IS ALSO NOSE-ON-YOUR-FACE OBVIOUS THAT THERE HAS BEEN / IS A MASSIVE COVERUP OF THE CHARGE, TRIAL, AND RELATED MATTERS.

COURT RECORDS SAY SPECIFICALLY THAT THE "DECEASED" DIED "BETWEEN 4AM - 6AM, JULY 23, 1967." JUST AS POSSIBLY 4AM AS 6AM. BUT — SOVIET PROXY AUTHOR KELLY FERD HAS THE ALLEGED VICTIM ALIVE AND WELL 1-2-3 HOURS AFTER HIS DEATH! IMPOSSIBLE. ASSUMING THIS FERD IS CORRECT (FOR THE SAKE OF ARGUMENT ONLY),

THEN THE ALLEGED DECEASED, A GEORGE VIZARD, WAS ALIVE AND WELL AT ? A.M. HOWEVER — SOMEONE WAS DEAD, SOMEONE DIED 4-6 A.M. A HOAX AND A FRAUD? WELL, ACCORDING TO THE COURT RECORDS, THE DECEASED HAD "NO HEIGHT AND NO WEIGHT." FURTHER, THE POLICE REFUSED TO USE ANY PRESENT, AVAILABLE RELATIVES TO I.D. THE "BODY", BUT RATHER USED AN "ACQUAINTANCE." LOOK IT UP.

5.

IT IS NOT DISPUTED THAT SOMEONE DIED AT 4 A.M. - OR 5 A.M. - OR EVEN 6 A.M., ON JULY 23, 1967. BUT — WHO DIED? IN 1980-1981, WHEN THIS VERY VERY INTERESTING AND UNUSUAL "MURDER" CASE WAS REINVESTIGATED, WHO WAS INVOLVED? MERELY 8 TEXAS RANGERS — 8 OF 95 TEXAS RANGERS. ABOUT 9% OF THE ENTIRE FORCE! PUT INTO FEDERAL PERSPECTIVE, THAT WOULD BE THE EQUIVALENT OF ABOUT 2,000 FBI

↓ (OVER) ↓

-2-

EMPLOYEES INVOLVED IN ONE CASE! PERSPECTIVE — WHO DIED?

ACCORDING TO ONE (OF AT LEAST 4) OF THE SECRET BARIO-ZANI FILES, SA-70-7373
FBI SAN ANTONIO, THE 8 RANGERS WERE: JACK DEAN, BLOCK, CUELLAR, POWELL, POYNTER,
MILLER, WADSWORTH, WETHERS (BAY CITY). (BLOCK IS THE ONE WHO HIT ME IN THE CHEST.)

EIGHT (8) RANGERS FOR THE DEATH OF A STORE CLERK?! WHO DIED 4-5-6 AM?
WHO DIDN'T DIE?

WHY, EVEN COURT FORCE - APPOINTED COUNSEL, EVEN HE, WAS SAYING, YEARS LATER, ON THE RECORD THAT THIS WHOLE CASE WAS FISHY, THAT IT DIDN'T ADD UP, IT COULDN'T ADD UP.

6.

IT IS A MUST TO REMEMBER THAT COUNSEL IN 61,076 WAS FORCE - APPOINTED. THAT
COLORS EVERYTHING IN THIS CASE AND WAS ILLEGAL. FARETTA V. CALIFORNIA, 95 S. CT.
2525 (1975). AS JUSTICE POTTER STEWART STATED THEREIN:

"TO FORCE A LAWYER ON A DEFENDANT CAN ONLY LEAD
HIM TO BELIEVE THE LAW CONTRIVES AGAINST HIM."

ALL RECORDS MUST BE READ WITH THAT ILLEGAL AND CORRUPT FORCED APPOINTMENT IN MIND.

EVERYONE, THE JUDGE, D.A., FORCE - APPOINTED COUNSEL, SUPPRESSED THE KEY QUESTION:
WHO SIGNED FOR THE BREAD DELIVERY? THE AUSTIN POLICE KNEW ON JULY 24, 1967. THEY WERE
DUMBFOUNDED. EVERYONE SUPPRESSED THE ANSWER — OTHERWISE THERE WOULD HAVE BEEN
NO TRIAL. I FOUND OUT BY ACCIDENT (1982) AND THE WHOLE FANTASTIC FRAUD STARTED TO
UNRAVEL. NO COURT WILL TOUCH IT. THE LEGAL SYSTEM DOES NOT WORK.

7.

CAUSE 61,076, THE STATE OF TEXAS V. ROBERT JOSEPH ZANI, WAS IN STATE COURTS
NINE (9) YEARS (1980-1989). THAT IS PATENTLY ILLEGAL. SHELTON V. HEARD, 696 F.2d
1127 (5TH CIR. 1983). BUT WHAT'S THE CONSTITUTION AMONG FRIENDS, RIGHT?

WHY DID THE STATE COURTS DELIBERATELY VIOLATE THE LAW WITH SUCH AN ILLEGAL DELAY, AND WHY
DID THE FEDERAL COURTS DELIBERATELY REFUSE TO ENFORCE THE LAW? WHO'S THE CRIMINAL HERE?
SITTING IN AUSTIN (1987-88), JUDGE WALTER S. SMITH, JR. (WACO) REFUSED TO ENFORCE THE LAW, AS
HAD JUDGE NOWLIN PREVIOUSLY, AND ON APPEAL THE FIFTH CIRCUIT TURNED A BLIND EYE AND A DEAF
EAR TO THEIR OWN LAW AND THE CONSTITUTION. WHY? A-87-CA-894.

8.

ONCE THE STATE COURTS FINALLY "LET GO" (A STORY IN ITSELF) OF THE CASE (1989) I FILED
(ANOTHER) FEDERAL PETITION FOR A WRIT OF HABEAS CORPUS IN FEDERAL COURT IN AUSTIN:
A-92-CA-683, ZANI V. COLLINS. AFTER SPREADING LIES, SMEAR, AND INNUENDO ON THE
RECORD, AS HE IS KNOWN TO DO, U.S. MAGISTRATE JUDGE STEPHEN CAPELLE RECOMMENDED
THAT THE PETITION, WHICH CONTAINS 37 CONSTITUTIONAL ISSUES/CLAIMS, BE DISMISSED
OUT OF HAND, WITH PREJUDICE, BECAUSE (AS HE SAID): ALL THE ISSUES/CLAIMS HAD
PREVIOUSLY BEEN RAISED AND RULED ON, AND THEY WERE ALL FRIVOLUS!

KNOWING THAT THAT WAS 37 OUTRAGEOUS LIES, FEDERAL JUDGE JAMES R. NOWLIN ADOPTED
THE MAGISTRATE'S REPORT AND DISMISSED A-92-CA-683 FOR SUCH KNOWN-TO-BE
FICTITIOUS REASONS.

9.

ON APPEAL, A FIFTH CIRCUIT PANEL, IN AN INTERESTING AND POIGNANT OPINION,
REVERSED AND REMANDED ON AUGUST 19, 1993, THEIR CAUSE NO. 93-8069.

"THE FEDERAL COURT IN AUSTIN WAS CAUGHT, HAD LIED 37 TIMES (A RECORD?) SINCE NOT ONE OF THE ISSUES/CLAIMS HAD EVER BEEN RULED ON ON THE MERITS.

WHY DID JUDGE NOWLIN AND STEPHEN CAPELLE BELIEVE IT NECESSARY AND ESSENTIAL TO TELL 37 LIES?

NIXON NEITHER PLANNED NOR EXECUTED WATERGATE. BUT HE COVERED IT UP; SO HE WAS INVOLVED. NOWLIN AND CAPELLE NEITHER PLANNED NOR EXECUTED THE DEATHS OF JOHN KENNEDY, RUBY, OSWALD, BARIO, WHOEVER DIED IN AUSTIN ON JULY 23, 1967, AND MUCH MORE, ETC. BUT THEY HAVE COVERED IT UP; SO THEY ARE INVOLVED.

10.

UPON REVERSAL, FINDING A-92-CA-683 TOSSED BACK IN ITS LAP, THE FEDERAL COURT IN AUSTIN RESUMED LYING (AFTER 37, ITS A PATHOLOGY), BUT BECAME MORE DEVIUS. THE ENTIRE RECORD SPEAKS FOR ITSELF. THE COURT LIED, MIX NUMBERED THE ISSUES (TO ROIL THE WATERS), DISMISSED, AND REFUSED TO FORWARD THE RECORD ON APPEAL.

AS A COVERUP, THE COURT GRANTED A C.P.C. (CERTIFICATE OF PROBABLE CAUSE). BUT AFTER BEING DIRECTLY CONTACTED BY THE FIFTH CIRCUIT IN NEW ORLEANS, JUDGE NOWLIN, IN AN UNHEARD OF LEGAL MOVE, RESCINDED THE C.P.C. FOR REASONS HAVING NOTHING TO DO WITH THE FACTS OF THE CASE. THE AUSTIN COURT HAS ALREADY PROVEN IT WILL DO/SAY ANYTHING TO AVOID, EVADE, COVERUP. THE 37 LIES AT ONE TIME ARE A PART OF THE RECORD.

11.

THE AUSTIN COURT'S 37 LIES TO COVERUP, AND OTHER NEFARIOUS ACTIONS, DOVETAIL INTO AND FIT PERFECTLY WITH THE COURT RECORD IN C-80-51-S, THE UNITED STATES OF AMERICA V. ROBERT JOSEPH ZANI, USDC CORPUS CHRISTI. (THE "NAGELL LETTER")

12.

I HAVE SPENT LONG AND CONSIDERABLE TIME IN NEW ORLEANS, BEGINNING IN 1942. WE HAD DISTANT FAMILY AND FAMILY FRIENDS IN BATON ROUGE. IN NEW ORLEANS SPECIFICALLY IN THE SUMMERS OF 1962, 1963. HUNG OUT IN A "SAFE" BAR. LIVED IN LOUISIANA IN THE SUMMERS OF 1962, 1963. IN NEW ORLEANS EVERY YEAR, 1962-1970. IN NEW ORLEANS DURING PART OF THE CLAY SHAW TRIAL. DID NOT ATTEND. DID CONSIDERABLE BUSINESS WITH THE CARLOS MARCELLO FAMILY IN THE 60'S. SEE: ZANI V. SIXTH COURT OF APPEALS, U.S.D.C. TEXARKANA. 1983-1984. COURT RECORDS. TX-83-178-CA.

13.

IN KELLY FERRO'S BOOK, HE SAYS I WAS PRONE TO USE THE NAME "CARL PALASOTO." AT LEAST THAT MAGGOT SOB GOT THAT RIGHT! HE JUST "FORGOT" TO SAY WHO CARL PALASOTO WAS. IF YOU KNOW THE MARCELLO FAMILY, YOU KNOW.

SO — JUST HOW IS IT THAT USING THAT NAME I ENTERED YOUR BUSINESS, YOU PICKED UP THE TELEPHONE, CHECKED ME OUT, AND I CHECKED OUT. HOW IS THAT?

14.

ON JULY 23, 1967, "BETWEEN 4 A.M. AND 6 A.M." (I'LL SPLIT THE DIFFERENCE AND SAY 5 A.M.), SOMEONE DIED IN AUSTIN, TEXAS; THOSE ARE THE FACTS OF THE STATE'S CASE. THE STATE ALLEGED IT WAS A GEORGE VIZARD. "AUTHOR" KELLY FERRO HAS "THE DECEASED"

↓ COVERD ↓

ALIVE AND WELL 2 HOURS LATER. EITHER THE STATE OR FERO IS LYING BIG TIME. FERO HAS WITNESSES. THE FEDERAL COURT IN AUSTIN HAS REPEATEDLY SHOWN IT WILL DO WHATEVER IT TAKES TO KEEP THE LID ON - COVERED UP. ALL ROADS LEAD TO NEW ORLEANS, INCLUDING THE ONE OUT THE BACK DOOR OF THE FEDERAL COURTHOUSE IN AUSTIN.

15.

THE FEDERAL COURTHOUSE IN NEW ORLEANS IS AT 500 CAMP STREET. THE FIFTH CIRCUIT IS LOCATED AT 600 CAMP STREET. LEE HARVEY OSWALD'S NEW ORLEANS BUSINESS ADDRESS WAS 546 CAMP STREET. LOCATION.

16.

CERTAIN FEDERAL PERSONNEL SAT ON THE RECORDS AND FACTS AND PROOF AS TO MY INNOCENCE CONCERNING ANY CRIME OF VIOLENCE: THE BARIO-ZANI SECRET FILES.

STARTING WITH THE COURT RECORDS IN C-80-51-S, U.S.D.C. CORPUS CHRISTI, AND MOVING TO A-92-CA-683, USDC AUSTIN, THEN TY-91-108-CA, USDC TYLER, AND ELSEWHERE, AND WHERE IT ALL LEADS, AND THE GROUND IT COVERS AND MATTERS IT TOUCHES, THE BARIO-ZANI MATTER IS THE MOST IMPORTANT CRIMINAL JUSTICE MATTER IN TEXAS HISTORY, AND IN THIS CENTURY IN AMERICA. BIG TALK? JUDGE NOWLIN AND STEPHEN CAPELLE THINK IT IS — THEY LIED 37 TIMES TO COVER IT UP. CHECK IT OUT.

IF YOU BELIEVE — AS IS OFFICIALLY STATED — THAT LEE HARVEY OSWALD WAS CAPABLE OF PREPARING AND EXECUTING AN OPERATION SUCH AS THE KENNEDY ASSASSINATION ALL BY HIMSELF — MY QUESTION IS, DO YOU KNOW THE WORD "GULLIBLE" IS NOT IN THE DICTIONARY?

Robert J. Zani
8/1/95